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EXHIBIT 95

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2
       IN THE UNITED STATES BANKRUPTCY COURT
       FOR THE NORTHERN DISTRICT OF TEXAS
             DALLAS DIVISION
  IN RE:
4
                     CHAPTER 11
   HIGHLAND CAPITAL
5
   MANAGEMENT, L.P.
                             ) CASE NO.
                   ) 19-34054-sgj11
6
         Debtor.
7
   HIGHLAND CAPITAL
   MANAGEMENT, L.P.,
                   ) Adversary Proceeding
9
         Plaintiff,
                     ) No. 20-3190-sgj11
10
   ٧.
11
   JAMES D. DONDERO,
12
         Defendant.
13
        REMOTE VIDEO-RECORDED DEPOSITION OF
14
              JAMES D. DONDERO
15
16
           TUESDAY, JANUARY 5, 2021
17
18
19
20
21
22
23
   REPORTED BY:
24
   MICHAEL E. MILLER, FAPR, RDR, CRR
   JOB NO. 188154
25
```

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Page 2		Page 3
1	1	
2	2 REMOTE APPEARANCES:	
3	3 PACHULSKI STANG ZIEHL & JONES	
4	4 Attorneys for Debtor	
5 Tuesday, January 5, 2021	5 780 Third Avenue	
6 9:50 a.m. CST	6 New York, NY 10017	
7	7 BY: JOHN MORRIS, ESQ.	
8	8 HAYLEY WINOGRAD, ESQ.	
9 REMOTE ORAL VIDEO-RECORDED DEPOSITION	9 JEFFREY POMERANTZ, ESQ.	
10 OF JAMES D. DONDERO, held via Zoom conference	10 GREGORY DEMO, ESQ.	
11 pursuant to the Federal Rules of Civil Procedure	11 IRA KHARASCH, ESQ.	
12 before Michael E. Miller, Fellow of the Academy	12	
13 of Professional Reporters, Registered Diplomate	13 LATHAM & WATKINS	
14 Reporter, Certified Realtime Reporter and Notary	14 Attorney For UBS	
15 Public in and for the State of Texas.	15 885 Third Avenue	
16	16 New York, NY 10022	
17	17 BY: SHANNON MCLAUGHLIN, ESQ.	
18	18 ZACHARY PROULX, ESQ.	
19	19	
20	20 JENNER & BLOCK	
21	21 Attorney for Redeemer Committee	
22	22 353 North Clark Street	
23	23 Chicago, IL 60654	
24	24 BY: TERRI MASCHERIN, ESQ.	
25	25	
Page 4	4 1	Page 5
2 REMOTE APPEARANCES:	2 REMOTE APPEARANCES:	
3 SIDLEY AUSTIN	3 DEBEVOISE & PLIMPTON	
4 Attorneys For the Creditors Committee	4 Attorneys for HarbourVest Partners	
5 2021 McKinney Avenue	4 / Monteys for Harbour vest Farthers	
•	5 919 Third Avenue	
6 Dallas, TX 75201	5 919 Third Avenue6 New York, NY 10022	
6 Dallas, TX 75201 7 BY: PENNY REID, ESQ.	 5 919 Third Avenue 6 New York, NY 10022 7 BY: ERICA WEISGERBER, ESQ. 	
6 Dallas, TX 75201 7 BY: PENNY REID, ESQ. 8 PAIGE MONTGOMERY, ESQ.	 5 919 Third Avenue 6 New York, NY 10022 7 BY: ERICA WEISGERBER, ESQ. 8 	
6 Dallas, TX 75201 7 BY: PENNY REID, ESQ. 8 PAIGE MONTGOMERY, ESQ. 9 MATTHEW CLEMENTE, ESQ.	 919 Third Avenue New York, NY 10022 BY: ERICA WEISGERBER, ESQ. CARLYON CICA CHARTERED 	
6 Dallas, TX 75201 7 BY: PENNY REID, ESQ. 8 PAIGE MONTGOMERY, ESQ. 9 MATTHEW CLEMENTE, ESQ. 10 ALYSSA RUSSELL, ESQ.	5 919 Third Avenue 6 New York, NY 10022 7 BY: ERICA WEISGERBER, ESQ. 8 9 CARLYON CICA CHARTERED 10 Attorneys for Integrated Financial	
6 Dallas, TX 75201 7 BY: PENNY REID, ESQ. 8 PAIGE MONTGOMERY, ESQ. 9 MATTHEW CLEMENTE, ESQ. 10 ALYSSA RUSSELL, ESQ.	5 919 Third Avenue 6 New York, NY 10022 7 BY: ERICA WEISGERBER, ESQ. 8 9 CARLYON CICA CHARTERED 10 Attorneys for Integrated Financial 11 Associates Inc.	
6 Dallas, TX 75201 7 BY: PENNY REID, ESQ. 8 PAIGE MONTGOMERY, ESQ. 9 MATTHEW CLEMENTE, ESQ. 10 ALYSSA RUSSELL, ESQ. 11 12 KING & SPALDING	5 919 Third Avenue 6 New York, NY 10022 7 BY: ERICA WEISGERBER, ESQ. 8 9 CARLYON CICA CHARTERED 10 Attorneys for Integrated Financial 11 Associates Inc. 12 265 East Warm Springs Road	
6 Dallas, TX 75201 7 BY: PENNY REID, ESQ. 8 PAIGE MONTGOMERY, ESQ. 9 MATTHEW CLEMENTE, ESQ. 10 ALYSSA RUSSELL, ESQ. 11 12 KING & SPALDING 13 Attorney for Highland CLO Funding, Ltd.	5 919 Third Avenue 6 New York, NY 10022 7 BY: ERICA WEISGERBER, ESQ. 8 9 CARLYON CICA CHARTERED 10 Attorneys for Integrated Financial 11 Associates Inc. 12 265 East Warm Springs Road 13 Las Vegas, NV 89119	
Dallas, TX 75201 BY: PENNY REID, ESQ. PAIGE MONTGOMERY, ESQ. MATTHEW CLEMENTE, ESQ. ALYSSA RUSSELL, ESQ. KING & SPALDING Attorney for Highland CLO Funding, Ltd. 500 West 2nd Street	5 919 Third Avenue 6 New York, NY 10022 7 BY: ERICA WEISGERBER, ESQ. 8 9 CARLYON CICA CHARTERED 10 Attorneys for Integrated Financial 11 Associates Inc. 12 265 East Warm Springs Road 13 Las Vegas, NV 89119 14 BY: CANDACE CARLYON, ESQ.	
Dallas, TX 75201 BY: PENNY REID, ESQ. PAIGE MONTGOMERY, ESQ. MATTHEW CLEMENTE, ESQ. ALYSSA RUSSELL, ESQ. KING & SPALDING Attorney for Highland CLO Funding, Ltd. Austin, TX 78701	5 919 Third Avenue 6 New York, NY 10022 7 BY: ERICA WEISGERBER, ESQ. 8 9 CARLYON CICA CHARTERED 10 Attorneys for Integrated Financial 11 Associates Inc. 12 265 East Warm Springs Road 13 Las Vegas, NV 89119 14 BY: CANDACE CARLYON, ESQ.	
BY: PENNY REID, ESQ. PAIGE MONTGOMERY, ESQ. MATTHEW CLEMENTE, ESQ. ALYSSA RUSSELL, ESQ. KING & SPALDING Attorney for Highland CLO Funding, Ltd. Soo West 2nd Street Austin, TX 78701 BY: REBECCA MATSUMURA, ESQ.	5 919 Third Avenue 6 New York, NY 10022 7 BY: ERICA WEISGERBER, ESQ. 8 9 CARLYON CICA CHARTERED 10 Attorneys for Integrated Financial 11 Associates Inc. 12 265 East Warm Springs Road 13 Las Vegas, NV 89119 14 BY: CANDACE CARLYON, ESQ. 15 16 ALSO PRESENT:	
BY: PENNY REID, ESQ. PAIGE MONTGOMERY, ESQ. MATTHEW CLEMENTE, ESQ. ALYSSA RUSSELL, ESQ. KING & SPALDING Attorney for Highland CLO Funding, Ltd. 500 West 2nd Street Austin, TX 78701 BY: REBECCA MATSUMURA, ESQ.	5 919 Third Avenue 6 New York, NY 10022 7 BY: ERICA WEISGERBER, ESQ. 8 9 CARLYON CICA CHARTERED 10 Attorneys for Integrated Financial 11 Associates Inc. 12 265 East Warm Springs Road 13 Las Vegas, NV 89119 14 BY: CANDACE CARLYON, ESQ. 15 16 ALSO PRESENT: 17 La Asia Canty, Paralegal	
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BY: PENNY REID, ESQ. PAIGE MONTGOMERY, ESQ. MATTHEW CLEMENTE, ESQ. ALYSSA RUSSELL, ESQ. KING & SPALDING Attorney for Highland CLO Funding, Ltd. 500 West 2nd Street Austin, TX 78701 BY: REBECCA MATSUMURA, ESQ. BONDS ELLIS EPPICH SCHAFER JONES Attorneys for James Dondero	 919 Third Avenue New York, NY 10022 BY: ERICA WEISGERBER, ESQ. CARLYON CICA CHARTERED Attorneys for Integrated Financial Associates Inc. 265 East Warm Springs Road Las Vegas, NV 89119 BY: CANDACE CARLYON, ESQ. ALSO PRESENT: La Asia Canty, Paralegal Pachulski Stang Ziehl & Jones LLP 19 	
BY: PENNY REID, ESQ. PAIGE MONTGOMERY, ESQ. MATTHEW CLEMENTE, ESQ. ALYSSA RUSSELL, ESQ. KING & SPALDING Attorney for Highland CLO Funding, Ltd. Sou West 2nd Street Austin, TX 78701 BY: REBECCA MATSUMURA, ESQ. BONDS ELLIS EPPICH SCHAFER JONES Attorneys for James Dondero 420 Throckmorton Street	5 919 Third Avenue 6 New York, NY 10022 7 BY: ERICA WEISGERBER, ESQ. 8 9 CARLYON CICA CHARTERED 10 Attorneys for Integrated Financial 11 Associates Inc. 12 265 East Warm Springs Road 13 Las Vegas, NV 89119 14 BY: CANDACE CARLYON, ESQ. 15 16 ALSO PRESENT: 17 La Asia Canty, Paralegal 18 Pachulski Stang Ziehl & Jones LLP 19 20 VIDEOGRAPHER:	
BY: PENNY REID, ESQ. PAIGE MONTGOMERY, ESQ. MATTHEW CLEMENTE, ESQ. ALYSSA RUSSELL, ESQ. KING & SPALDING Attorney for Highland CLO Funding, Ltd. 500 West 2nd Street Austin, TX 78701 BY: REBECCA MATSUMURA, ESQ. BONDS ELLIS EPPICH SCHAFER JONES Attorneys for James Dondero 420 Throckmorton Street Fort Worth, TX 76102	5 919 Third Avenue 6 New York, NY 10022 7 BY: ERICA WEISGERBER, ESQ. 8 9 CARLYON CICA CHARTERED 10 Attorneys for Integrated Financial 11 Associates Inc. 12 265 East Warm Springs Road 13 Las Vegas, NV 89119 14 BY: CANDACE CARLYON, ESQ. 15 16 ALSO PRESENT: 17 La Asia Canty, Paralegal 18 Pachulski Stang Ziehl & Jones LLP 19 20 VIDEOGRAPHER: 21 Rick Richey, TSG Reporting Inc.	
BY: PENNY REID, ESQ. PAIGE MONTGOMERY, ESQ. MATTHEW CLEMENTE, ESQ. ALYSSA RUSSELL, ESQ. KING & SPALDING Attorney for Highland CLO Funding, Ltd. 500 West 2nd Street Austin, TX 78701 BY: REBECCA MATSUMURA, ESQ. BONDS ELLIS EPPICH SCHAFER JONES Attorneys for James Dondero 420 Throckmorton Street Fort Worth, TX 76102 BY: JOHN BONDS, ESQ.	5 919 Third Avenue 6 New York, NY 10022 7 BY: ERICA WEISGERBER, ESQ. 8 9 CARLYON CICA CHARTERED 10 Attorneys for Integrated Financial 11 Associates Inc. 12 265 East Warm Springs Road 13 Las Vegas, NV 89119 14 BY: CANDACE CARLYON, ESQ. 15 16 ALSO PRESENT: 17 La Asia Canty, Paralegal 18 Pachulski Stang Ziehl & Jones LLP 19 20 VIDEOGRAPHER: 21 Rick Richey, TSG Reporting Inc.	
BY: PENNY REID, ESQ. PAIGE MONTGOMERY, ESQ. MATTHEW CLEMENTE, ESQ. ALYSSA RUSSELL, ESQ. KING & SPALDING Attorney for Highland CLO Funding, Ltd. Soo West 2nd Street Austin, TX 78701 BY: REBECCA MATSUMURA, ESQ. BONDS ELLIS EPPICH SCHAFER JONES Attorneys for James Dondero 420 Throckmorton Street Fort Worth, TX 76102 BY: JOHN BONDS, ESQ. BRYAN ASSINK, ESQ.	 919 Third Avenue New York, NY 10022 BY: ERICA WEISGERBER, ESQ. CARLYON CICA CHARTERED Attorneys for Integrated Financial Associates Inc. 265 East Warm Springs Road Las Vegas, NV 89119 BY: CANDACE CARLYON, ESQ. ALSO PRESENT: La Asia Canty, Paralegal Pachulski Stang Ziehl & Jones LLP VIDEOGRAPHER: Rick Richey, TSG Reporting Inc. 	
BY: PENNY REID, ESQ. PAIGE MONTGOMERY, ESQ. MATTHEW CLEMENTE, ESQ. ALYSSA RUSSELL, ESQ. KING & SPALDING Attorney for Highland CLO Funding, Ltd. 500 West 2nd Street Austin, TX 78701 BY: REBECCA MATSUMURA, ESQ. BONDS ELLIS EPPICH SCHAFER JONES Attorneys for James Dondero 420 Throckmorton Street Fort Worth, TX 76102 BY: JOHN BONDS, ESQ.	5 919 Third Avenue 6 New York, NY 10022 7 BY: ERICA WEISGERBER, ESQ. 8 9 CARLYON CICA CHARTERED 10 Attorneys for Integrated Financial 11 Associates Inc. 12 265 East Warm Springs Road 13 Las Vegas, NV 89119 14 BY: CANDACE CARLYON, ESQ. 15 16 ALSO PRESENT: 17 La Asia Canty, Paralegal 18 Pachulski Stang Ziehl & Jones LLP 19 20 VIDEOGRAPHER: 21 Rick Richey, TSG Reporting Inc.	

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1	Page (Page 7
2		1 2	MR. BONDS: Yes.	
3	PROCEEDINGS	3	MR. MORRIS: Does anyone not agree?	
4	January 5, 2021, 9:50 a.m. CST	4	(Pause.)	
5	January 3, 2021, 9.30 a.m. C31	5	MR. MORRIS: Having heard nothing,	
6	THE VIDEOGRAPHER: Good morning,	6	let's proceed. Thank you.	
	-	7	THE VIDEOGRAPHER: This will be the	
	ladies and gentlemen. My name is Rick Richey. I'm a legal videographer in association with	8	start of Media No. 1 in the video-recorded	
	TSG Reporting Inc.			
9	. •	9	deposition of James Dondero. Today's date is	
	Due to the severity of the COVID-19	10	January 5th, 2021. It's 9:52 a.m. Central Standard Time.	
11	and following the practice of social distancing,	11		
12	I will not be in the same room with the witness.	12	ů .	
13	Instead, I will record this videotaped deposition	13	Management LP, Debtor, Chapter 11, Case	
14	remotely.	14	No. 19-34054-sgj11 in the United States	
15	The court reporter, Mike Miller, also	15	Bankruptcy Court for the Northern District of	
16	will not be in the same room and will swear the	16	Texas, Dallas Division.	
17	witness remotely.	17	The attorneys' appearances have	
18	Do all parties stipulate to the	18	already been noted on the steno record, so would	
19	validity of this video recording and remote	19	the court reporter please swear the witness.	
20	swearing and that it will be admissible in the	20	MR. BONDS: Wait just one second.	
21	courtroom as if it had been taken following Rule	21	There's an adversary proceeding that this case is	
22	30 of the Federal Rules of Civil Procedure and	22	actually – or this deposition is actually being	
23	the state rules where the case is pending?	23	taken in. It's 20-03190-sgj. Thank you.	
24	Do all agree?	24	/// 	
25	MR. MORRIS: Yes.	25	///	
1	Page		LDONDEDO	Page 9
1	J. DONDERO	1	J. DONDERO	
2		2	A. Yes.	
3	JAMES D. DONDERO,	3	Q. Are you aware that the debtor sent a	
4	having been duly swom,	4	letter to your lawyers instructing you not to be on the premises after December 31st, 2020?	
5	testified as follows:		on the premises after December 3 Ist. 2020?	
6		5	•	
		6	A. Yes.	
7	EXAMINATION	6 7	A. Yes. Q. Did you get the debtor's permission	
8		6 7 8	A. Yes. Q. Did you get the debtor's permission to enter the premises this morning?	
8	BY MR. MORRIS:	6 7 8 9	A. Yes.Q. Did you get the debtor's permission to enter the premises this morning?A. Implicitly for this depo, I believe.	
8 9 10	BY MR. MORRIS: Q. Good morning, Mr. Dondero. Can you	6 7 8 9 10	 A. Yes. Q. Did you get the debtor's permission to enter the premises this morning? A. Implicitly for this depo, I believe. Q. Okay. Did you get any explicit 	
8 9 10 11	BY MR. MORRIS: Q. Good morning, Mr. Dondero. Can you hear me okay?	6 7 8 9 10 11	 A. Yes. Q. Did you get the debtor's permission to enter the premises this moming? A. Implicitly for this depo, I believe. Q. Okay. Did you get any explicit consent or approval for you to be in the offices 	
8 9 10 11 12	BY MR. MORRIS: Q. Good morning, Mr. Dondero. Can you hear me okay? A. Yes.	6 7 8 9 10 11 12	A. Yes. Q. Did you get the debtor's permission to enter the premises this moming? A. Implicitly for this depo, I believe. Q. Okay. Did you get any explicit consent or approval for you to be in the offices this moming?	
8 9 10 11 12 13	BY MR. MORRIS: Q. Good morning, Mr. Dondero. Can you hear me okay? A. Yes. Q. Okay. My name is John Morris from	6 7 8 9 10 11 12 13	A. Yes. Q. Did you get the debtor's permission to enter the premises this morning? A. Implicitly for this depo, I believe. Q. Okay. Did you get any explicit consent or approval for you to be in the offices this morning? A. Not that I'm aware of.	
8 9 10 11 12 13 14	BY MR. MORRIS: Q. Good morning, Mr. Dondero. Can you hear me okay? A. Yes. Q. Okay. My name is John Morris from Pachulski Stang Ziehl & Jones, counsel for the	6 7 8 9 10 11 12 13 14	A. Yes. Q. Did you get the debtor's permission to enter the premises this moming? A. Implicitly for this depo, I believe. Q. Okay. Did you get any explicit consent or approval for you to be in the offices this moming? A. Not that I'm aware of. Q. Did you ask or did anybody on your	
8 9 10 11 12 13 14 15	BY MR. MORRIS: Q. Good morning, Mr. Dondero. Can you hear me okay? A. Yes. Q. Okay. My name is John Morris from Pachulski Stang Ziehl & Jones, counsel for the debtor.	6 7 8 9 10 11 12 13 14 15	A. Yes. Q. Did you get the debtor's permission to enter the premises this moming? A. Implicitly for this depo, I believe. Q. Okay. Did you get any explicit consent or approval for you to be in the offices this moming? A. Not that I'm aware of. Q. Did you ask or did anybody on your behalf ask the debtors if you could participate	
8 9 10 11 12 13 14 15 16	BY MR. MORRIS: Q. Good moming, Mr. Dondero. Can you hear me okay? A. Yes. Q. Okay. My name is John Morris from Pachulski Stang Ziehl & Jones, counsel for the debtor. Where are you located this moming,	6 7 8 9 10 11 12 13 14 15 16	A. Yes. Q. Did you get the debtor's permission to enter the premises this morning? A. Implicitly for this depo, I believe. Q. Okay. Did you get any explicit consent or approval for you to be in the offices this morning? A. Not that I'm aware of. Q. Did you ask or did anybody on your behalf ask the debtors if you could participate in today's deposition at the Highland offices?	
8 9 10 11 12 13 14 15 16 17	BY MR. MORRIS: Q. Good morning, Mr. Dondero. Can you hear me okay? A. Yes. Q. Okay. My name is John Morris from Pachulski Stang Ziehl & Jones, counsel for the debtor. Where are you located this morning, sir?	6 7 8 9 10 11 12 13 14 15 16	A. Yes. Q. Did you get the debtor's permission to enter the premises this moming? A. Implicitly for this depo, I believe. Q. Okay. Did you get any explicit consent or approval for you to be in the offices this moming? A. Not that I'm aware of. Q. Did you ask or did anybody on your behalf ask the debtors if you could participate in today's deposition at the Highland offices? A. I don't know.	
8 9 10 11 12 13 14 15 16 17 18	BY MR. MORRIS: Q. Good morning, Mr. Dondero. Can you hear me okay? A. Yes. Q. Okay. My name is John Morris from Pachulski Stang Ziehl & Jones, counsel for the debtor. Where are you located this morning, sir? A. Highland Capital Management's	6 7 8 9 10 11 12 13 14 15 16 17 18	A. Yes. Q. Did you get the debtor's permission to enter the premises this moming? A. Implicitly for this depo, I believe. Q. Okay. Did you get any explicit consent or approval for you to be in the offices this moming? A. Not that I'm aware of. Q. Did you ask or did anybody on your behalf ask the debtors if you could participate in today's deposition at the Highland offices? A. I don't know. Q. You're not aware of that, right?	
8 9 10 11 12 13 14 15 16 17 18 19	BY MR. MORRIS: Q. Good morning, Mr. Dondero. Can you hear me okay? A. Yes. Q. Okay. My name is John Morris from Pachulski Stang Ziehl & Jones, counsel for the debtor. Where are you located this morning, sir? A. Highland Capital Management's conference room, same as last time.	6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Yes. Q. Did you get the debtor's permission to enter the premises this moming? A. Implicitly for this depo, I believe. Q. Okay. Did you get any explicit consent or approval for you to be in the offices this moming? A. Not that I'm aware of. Q. Did you ask or did anybody on your behalf ask the debtors if you could participate in today's deposition at the Highland offices? A. I don't know. Q. You're not aware of that, right? A. Correct.	
8 9 10 11 12 13 14 15 16 17 18 19 20	BY MR. MORRIS: Q. Good moming, Mr. Dondero. Can you hear me okay? A. Yes. Q. Okay. My name is John Morris from Pachulski Stang Ziehl & Jones, counsel for the debtor. Where are you located this moming, sir? A. Highland Capital Management's conference room, same as last time. Q. Is there anybody in the room with you	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Yes. Q. Did you get the debtor's permission to enter the premises this morning? A. Implicitly for this depo, I believe. Q. Okay. Did you get any explicit consent or approval for you to be in the offices this morning? A. Not that I'm aware of. Q. Did you ask or did anybody on your behalf ask the debtors if you could participate in today's deposition at the Highland offices? A. I don't know. Q. You're not aware of that, right? A. Correct. Q. Okay. John Bonds is defending you	
8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. MORRIS: Q. Good morning, Mr. Dondero. Can you hear me okay? A. Yes. Q. Okay. My name is John Morris from Pachulski Stang Ziehl & Jones, counsel for the debtor. Where are you located this morning, sir? A. Highland Capital Management's conference room, same as last time. Q. Is there anybody in the room with you right now?	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Yes. Q. Did you get the debtor's permission to enter the premises this moming? A. Implicitly for this depo, I believe. Q. Okay. Did you get any explicit consent or approval for you to be in the offices this moming? A. Not that I'm aware of. Q. Did you ask or did anybody on your behalf ask the debtors if you could participate in today's deposition at the Highland offices? A. I don't know. Q. You're not aware of that, right? A. Correct. Q. Okay. John Bonds is defending you today; is that right?	
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Case 3:21-cv-00881-X Document 179-30 Filed 01/09/24 Page 6 of 200 PageID 56934

1 J. DONDERO 1 J. DONDERO 3 you in your individual capacity, correct? 3 V. S. A. Yes. 4 A. Yes. 5 C. Is there any other law firm that 5 Forereashs you in your individual capacity in the 6 represents you in your individual capacity in the 7 Highland beniupty or in the adversary 8 proceeding? 9 A. I don't believe so. 10 O. Okay. Does the Bonds Ellis firm 10 represent any entity in which you have an 11 represent any entity in which you have an 12 cownership or control interest or do they just 13 represent you in your individual capacity? 14 A. I don't throw for sue. 15 O. Okay. But say ous there right now, 16 do you have any reason to believe that the Bonds 16 do you have any reason to believe that the Bonds 17 Ellis firm represents anybody other than you in 18 your individual capacity in connection with the 19 beniroptry case? 10 A. I don't throw. 21 O. Okay. You understand that we're here 22 today for your deposition, right? 23 A. Yes. 24 D. A. I don't throw. 25 D. Okay. You understand that we're here 26 today for your deposition, right? 26 benotice is being taken in connection with the 27 J. DONDERO 28 J. A. Yes. 29 A. Yes. 20 A. Yes. 20 A. Yes. 21 J. DONDERO 3 A. Yes. 21 J. DONDERO 4 Piger 12 J. DONDERO 5 Piger 12 J. DONDERO 5 Piger 12 J. DONDERO 6 A. No. 6 her order restrains put of whe the service of the province restraining of what 16 represent you make any thing that you're aware 17 A. No. 18 her earry other assess the form of the court 19 against you? 19 A. No. 20 A. Roughly. 21 Q. A yes uaware that on December 10th 21 the best of your ability? 22 A. Yes. 33 A. Correct. 4 Piger 12 J. DONDERO 5 D. A. I don't know. 5 D. Oy understand that bould prevent you form estilying competently today to a prevent you form estilying competently today to a prevent you form doing? 7 A. Just in the most general sense. 8 Of the temporary restraining order 19 against you? 19 A. No. 20 A. Roughly. 21 Q. Okay. Doy un aware that on December 10th 21 the best of your ability? 22 Q. A. Poy un aware that on December 10th 23 A. Yes.			_		
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	J. DONDERO	1	J. DONDERO	ge 15
1	A. No.	2	Q. Did you ever review the declaration	
3	Q. Do you respect the Court's authority	3	that Mr. Seery submitted in connection with the	
4	in this case?	1	debtor's motion for a temporary restraining order	
5	MR. BONDS: Objection, form.	5	against you?	
6	A. Yes.			
7	A. Tes. BY MR. MORRIS:	6	MR. BONDS: Objection, form.	
0		8	A. No. BY MR. MORRIS:	
8	Q. Is there any particular reason why	-		
9	you didn't take the time to read the Court's	9	Q. Do you know what Mr. Seery alleged in	
10	temporary restraining order that was entered	10	his declaration – withdrawn.	
11	against you?	11	Do you know the substance of what	
12	A. No.	12	Mr. Seery alleged in his declaration in support	
13	Q. James Seery is a member of the board	13	of the debtor's motion for the TRO?	
	of Strand Advisors, the debtor's general partner,	14	A. No.	
	right?	15	Q. Did you care that the debtor was	
16	A. Yes.	16	seeking a TRO against you?	
17	Q. And you've been aware of that since	17	A. I didn't think about it.	
18	at least last January, correct?	18	Q. Have you thought about it since the	
19	A. Yes.	19	order was entered?	
20	Q. And you're also aware that Mr. Seery	20	A. Not really.	
21	is the debtor's CEO and CRO, right?	21	Q. Okay. You didn't submit a	
22	A. Yes.	22	declaration of your own in opposition of the	
23	Q. And you've been aware of that since	23	motion for TRO, right?	
24	last July, correct?	24	A. I don't know.	
25	A. Yes.	25	Q. You don't recall signing anything, do	
1	Page 16 J. DONDERO		J. DONDERO	ge 17
1				
2		1		
	you?	2	BY MR. MORRIS:	
3	you? A. I've signed a lot of things, but	3	BY MR. MORRIS: Q. Can we agree that CLO stands for	
3 4	you? A. I've signed a lot of things, but I'm – I don't recall an opposition.	2 3 4	BY MR. MORRIS: Q. Can we agree that CLO stands for collateralized loaning obligations?	
3 4 5	you? A. I've signed a lot of things, but I'm – I don't recall an opposition. Q. Let's talk about some of the events	2 3 4 5	BY MR. MORRIS: Q. Can we agree that CLO stands for collateralized loaning obligations? A. Yes.	
3 4 5 6	you? A. I've signed a lot of things, but I'm – I don't recall an opposition. Q. Let's talk about some of the events that led to the entry of the TRO.	2 3 4 5 6	BY MR. MORRIS: Q. Can we agree that CLO stands for collateralized loaning obligations? A. Yes. Q. Okay. And does the debtor – is the	
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3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	you? A. I've signed a lot of things, but I'm – I don't recall an opposition. Q. Let's talk about some of the events that led to the entry of the TRO. The debtor serves – (audio malfunction) – (Clarification requested by the stenographer.) THE WITNESS: I didn't touch the microphone at this end and it's six inches or eight inches from my mouth. MR. MORRIS: Yeah, let's try again, Mr. Dondero. Thank you. BY MR. MORRIS: Q. The debtor serves as the portfolio manager for certain collateralized loan obligation vehicles; isn't that right? A. I don't want to testify to that. Q. Does the – does the debtor manage	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. MORRIS: Q. Can we agree that CLO stands for collateralized loaning obligations? A. Yes. Q. Okay. And does the debtor – is the debtor party to certain contracts that gives it the right and responsibility to manage certain CLO vehicles? MR. BONDS: Objection, form. MR. MORRIS: You can answer. A. Yes. BY MR. MORRIS: Q. And you're aware of that because you personally signed some of those contracts and agreements, right? A. I don't know. Q. Okay. NexPoint Advisors LP, are you familiar with that firm? A. Yes. Q. That's an advisory firm; is that	
3 4 5 6 7 8	you? A. I've signed a lot of things, but I'm – I don't recall an opposition. Q. Let's talk about some of the events that led to the entry of the TRO. The debtor serves – (audio malfunction) – (Clarification requested by the stenographer.) THE WITNESS: I didn't touch the microphone at this end and it's six inches or eight inches from my mouth. MR. MORRIS: Yeah, let's try again, Mr. Dondero. Thank you. BY MR. MORRIS: Q. The debtor serves as the portfolio manager for certain collateralized loan obligation vehicles; isn't that right? A. I don't want to testify to that. Q. Does the – does the debtor manage CLOS?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. MORRIS: Q. Can we agree that CLO stands for collateralized loaning obligations? A. Yes. Q. Okay. And does the debtor – is the debtor party to certain contracts that gives it the right and responsibility to manage certain CLO vehicles? MR. BONDS: Objection, form. MR. MORRIS: You can answer. A. Yes. BY MR. MORRIS: Q. And you're aware of that because you personally signed some of those contracts and agreements, right? A. I don't know. Q. Okay. NexPoint Advisors LP, are you familiar with that firm? A. Yes. Q. That's an advisory firm; is that right?	

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	D 40		D 4
1	Page 18 J. DONDERO	1	J. DONDERO
2	A. Yes.	2	correct?
3	Q. You have a direct or indirect	3	A. Yes.
4	economic or ownership interest in NexPoint,	4	Q. And we'll refer to that firm as Fund
5	correct?	5	Advisors; is that fair?
6	MR. BONDS: Objection, form.	6	A. Sure.
7	MR. MORRIS: You can answer.	7	Q. And we'll refer to Fund Advisors and
8	A. Yes.	8	NexPoint together just as "the advisors"; is that
9	BY MR. MORRIS:	9	fair?
10	Q. You're the president of NexPoint,	10	A. I think you should be more specific
11	correct?	11	than that, but –
12	A. I believe so.	12	Q. Okay. I apologize. Are you
13	Q. And you own NexPoint's general	13	finished?
14	partner; is that right?	14	If at any time I ask a question and
15	A. I don't know.	15	you don't understand, will you let me know that?
16	Q. Do you know who owns NexPoint's	16	A. Yes.
17		17	Q. Okay. You have a direct or indirect
18	A. No.	18	economic or ownership interest in Fund Advisors,
19	Q. As the president of NexPoint, is it	19	correct?
20	fair to say that you control that entity?	20	A. Yes.
21	A. Generally.	21	Q. You're the president of Fund
22	Q. Highland Capital Management Fund	22	Advisors; is that true?
23	Advisors LP, are you familiar with that firm?	23	A. I believe so.
24	A. Yes.	24	Q. And you own Fund Advisors' general
25	Q. And that's also an advisory firm,	25	partner; is that right?
	Page 20		Page 2
1	J. DONDERO	1	J. DONDERO
2	A. I don't believe I own as much of it		Highland Income Fund?
3	as I own of NexPoint, but I don't know the	3	A. I believe so.
4	numbers.	4	Q. Do you hold any titles at the
5	Q. Okay. As one of the two beneficial	5	Highland Income Fund other than portfolio
6	owners of Fund Advisors and as the president of		manager?
7	Fund Advisors, is it fair to say that you control	7	MR. BONDS: To the extent you know.
8	that entity?	-	
	•	8	Don't speculate.
9	A. Yes.	9	A. I don't — I don't know. I know I'm
10	A. Yes. Q. Okay. And Fund Advisors and NexPoint	9	A. I don't – I don't know. I know I'm portfolio manager on virtually all of the funds.
10 11	A. Yes. Q. Okay. And Fund Advisors and NexPoint manage certain investment funds; is that right?	9 10 11	A. I don't – I don't know. I know I'm portfolio manager on virtually all of the funds. BY MR. MORRIS:
10 11 12	A. Yes. Q. Okay. And Fund Advisors and NexPoint manage certain investment funds; is that right? A. I'm sorry, I missed the point of that	9 10 11 12	A. I don't – I don't know. I know I'm portfolio manager on virtually all of the funds. BY MR. MORRIS: Q. Is there any fund that you're not the
10 11 12 13	A. Yes. Q. Okay. And Fund Advisors and NexPoint manage certain investment funds; is that right? A. I'm sorry, I missed the point of that question.	9 10 11 12 13	A. I don't – I don't know. I know I'm portfolio manager on virtually all of the funds. BY MR. MORRIS: Q. Is there any fund that you're not the portfolio manager for that you're aware of?
10 11 12 13 14	A. Yes. Q. Okay. And Fund Advisors and NexPoint manage certain investment funds; is that right? A. I'm sorry, I missed the point of that question. Q. Didn't hear? Okay.	9 10 11 12 13 14	A. I don't – I don't know. I know I'm portfolio manager on virtually all of the funds. BY MR. MORRIS: Q. Is there any fund that you're not the portfolio manager for that you're aware of? A. I don't know.
10 11 12 13 14	A. Yes. Q. Okay. And Fund Advisors and NexPoint manage certain investment funds; is that right? A. I'm sorry, I missed the point of that question. Q. Didn't hear? Okay. Fund Advisors, which we've talked	9 10 11 12 13	A. I don't – I don't know. I know I'm portfolio manager on virtually all of the funds. BY MR. MORRIS: Q. Is there any fund that you're not the portfolio manager for that you're aware of? A. I don't know. Q. Are you the portfolio manager of
10 11 12 13 14	A. Yes. Q. Okay. And Fund Advisors and NexPoint manage certain investment funds; is that right? A. I'm sorry, I missed the point of that question. Q. Didn't hear? Okay.	9 10 11 12 13 14	A. I don't – I don't know. I know I'm portfolio manager on virtually all of the funds. BY MR. MORRIS: Q. Is there any fund that you're not the portfolio manager for that you're aware of? A. I don't know. Q. Are you the portfolio manager of NexPoint Capital Inc.?
10 11 12 13 14 15	A. Yes. Q. Okay. And Fund Advisors and NexPoint manage certain investment funds; is that right? A. I'm sorry, I missed the point of that question. Q. Didn't hear? Okay. Fund Advisors, which we've talked about, and NexPoint, which we've talked about, those two entities manage certain investment	9 10 11 12 13 14 15	A. I don't – I don't know. I know I'm portfolio manager on virtually all of the funds. BY MR. MORRIS: Q. Is there any fund that you're not the portfolio manager for that you're aware of? A. I don't know. Q. Are you the portfolio manager of
10 11 12 13 14 15 16	A. Yes. Q. Okay. And Fund Advisors and NexPoint manage certain investment funds; is that right? A. I'm sorry, I missed the point of that question. Q. Didn't hear? Okay. Fund Advisors, which we've talked about, and NexPoint, which we've talked about,	9 10 11 12 13 14 15 16	A. I don't – I don't know. I know I'm portfolio manager on virtually all of the funds. BY MR. MORRIS: Q. Is there any fund that you're not the portfolio manager for that you're aware of? A. I don't know. Q. Are you the portfolio manager of NexPoint Capital Inc.?
10 11 12 13 14 15 16 17	A. Yes. Q. Okay. And Fund Advisors and NexPoint manage certain investment funds; is that right? A. I'm sorry, I missed the point of that question. Q. Didn't hear? Okay. Fund Advisors, which we've talked about, and NexPoint, which we've talked about, those two entities manage certain investment	9 10 11 12 13 14 15 16 17	A. I don't – I don't know. I know I'm portfolio manager on virtually all of the funds. BY MR. MORRIS: Q. Is there any fund that you're not the portfolio manager for that you're aware of? A. I don't know. Q. Are you the portfolio manager of NexPoint Capital Inc.? A. If that name refers to a fund, I
10 11 12 13 14 15 16 17 18	A. Yes. Q. Okay. And Fund Advisors and NexPoint manage certain investment funds; is that right? A. I'm sorry, I missed the point of that question. Q. Didn't hear? Okay. Fund Advisors, which we've talked about, and NexPoint, which we've talked about, those two entities manage certain investment funds; is that right?	9 10 11 12 13 14 15 16 17 18	A. I don't – I don't know. I know I'm portfolio manager on virtually all of the funds. BY MR. MORRIS: Q. Is there any fund that you're not the portfolio manager for that you're aware of? A. I don't know. Q. Are you the portfolio manager of NexPoint Capital Inc.? A. If that name refers to a fund, I believe so.
10 11 12 13 14 15 16 17 18 19 20	A. Yes. Q. Okay. And Fund Advisors and NexPoint manage certain investment funds; is that right? A. I'm sorry, I missed the point of that question. Q. Didn't hear? Okay. Fund Advisors, which we've talked about, and NexPoint, which we've talked about, those two entities manage certain investment funds; is that right? A. Yes.	9 10 11 12 13 14 15 16 17 18	A. I don't – I don't know. I know I'm portfolio manager on virtually all of the funds. BY MR. MORRIS: Q. Is there any fund that you're not the portfolio manager for that you're aware of? A. I don't know. Q. Are you the portfolio manager of NexPoint Capital Inc.? A. If that name refers to a fund, I believe so. Q. Okay. You're not sure if that refers
10 11 12 13 14 15 16 17 18 19 20 21	A. Yes. Q. Okay. And Fund Advisors and NexPoint manage certain investment funds; is that right? A. I'm sorry, I missed the point of that question. Q. Didn't hear? Okay. Fund Advisors, which we've talked about, and NexPoint, which we've talked about, those two entities manage certain investment funds; is that right? A. Yes. Q. And one of the investment funds that	9 10 11 12 13 14 15 16 17 18 19 20	A. I don't – I don't know. I know I'm portfolio manager on virtually all of the funds. BY MR. MORRIS: Q. Is there any fund that you're not the portfolio manager for that you're aware of? A. I don't know. Q. Are you the portfolio manager of NexPoint Capital Inc.? A. If that name refers to a fund, I believe so. Q. Okay. You're not sure if that refers to a fund?
10 11 12 13 14 15 16 17 18 19 20 21	A. Yes. Q. Okay. And Fund Advisors and NexPoint manage certain investment funds; is that right? A. I'm sorry, I missed the point of that question. Q. Didn't hear? Okay. Fund Advisors, which we've talked about, and NexPoint, which we've talked about, those two entities manage certain investment funds; is that right? A. Yes. Q. And one of the investment funds that the advisors manage is Highland Income Fund. Do	9 10 11 12 13 14 15 16 17 18 19 20 21	A. I don't – I don't know. I know I'm portfolio manager on virtually all of the funds. BY MR. MORRIS: Q. Is there any fund that you're not the portfolio manager for that you're aware of? A. I don't know. Q. Are you the portfolio manager of NexPoint Capital Inc.? A. If that name refers to a fund, I believe so. Q. Okay. You're not sure if that refers to a fund? A. There's a fund with the symbol NHF.
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Yes. Q. Okay. And Fund Advisors and NexPoint manage certain investment funds; is that right? A. I'm sorry, I missed the point of that question. Q. Didn't hear? Okay. Fund Advisors, which we've talked about, and NexPoint, which we've talked about, those two entities manage certain investment funds; is that right? A. Yes. Q. And one of the investment funds that the advisors manage is Highland Income Fund. Do I have that right?	9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I don't – I don't know. I know I'm portfolio manager on virtually all of the funds. BY MR. MORRIS: Q. Is there any fund that you're not the portfolio manager for that you're aware of? A. I don't know. Q. Are you the portfolio manager of NexPoint Capital Inc.? A. If that name refers to a fund, I believe so. Q. Okay. You're not sure if that refers to a fund? A. There's a fund with the symbol NHF. If that's the name – which I don't think you

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1 J. DONDERO 2 BY MR. MORRIS: 3 Q. – in that capacity. 4 In that capacity, do you have any 5 understanding that the beneficial owners are Page 30 1 J. DONDERO 2 up Exhibit 1. 3 (Dondero Deposition Exhibit 1 4 marked.) 5 BY MR. MORRIS:	Page 31
2 BY MR. MORRIS: 2 up Exhibit 1. 3 Q. – in that capacity. 3 (Dondero Deposition Exhibit 1) 4 In that capacity, do you have any 5 understanding that the beneficial owners are 5 BY MR. MORRIS:	
3 Q. – in that capacity. 4 In that capacity, do you have any 5 understanding that the beneficial owners are 3 (Dondero Deposition Exhibit 1 4 marked.) 5 BY MR. MORRIS:	
4 In that capacity, do you have any 4 marked.) 5 understanding that the beneficial owners are 5 BY MR. MORRIS:	
5 understanding that the beneficial owners are 5 BY MR. MORRIS:	
6 parties to the CLO management agreements between 6 Q. Mr. Dondero, I appreciate that it's	
7 the debtor and the CLOs? 7 difficult to do this remotely, and as we	
8 MR. BONDS: Objection, form. 8 discussed last time, the one thing that I'm	
9 A. My understanding is that the 9 certainly not doing today is playing gotcha with	
10 beneficial owner should always be considered. 10 documents.	
11 MR. MORRIS: Okay. I move to strike. 11 So I'm going to put documents up on	
12 I'm not asking you whether they should be 12 the screen from time to time, and to the extent	
13 considered. 13 that you think you need to read more of the	
14 BY MR. MORRIS: 14 document in order to have full context, will you	
15 Q. I'm asking you very specifically 15 let me know that?	
16 whether you believe that they are parties to the 16 A. Sure.	
17 contract. 17 Q. Okay. This is a letter dated	
18 MR. BONDS: Objection, form, asked 18 October 16th from NexPoint to Mr. Seery.	
19 and answered. 19 Do you see that?	
20 A. Yeah, I believe you're asking me for 20 A. Yep.	
21 a legal conclusion, and I won't give one. 21 Q. Okay. Are you familiar with this	
22 BY MR. MORRIS: 22 document? Have you ever seen it before?	
23 Q. Okay. 23 A. Generally. I'm generally familiar	
24 MR. MORRIS: La Asia, can we please 24 with it, but I haven't seen it before.	
24 IVIK. IVIORRIO. La Asia, can we piease 24 Will III, bul I havent seen il belore.	
25 put up Exhibit 1. Let's share the screen and put 25 Q. Okay. Do you recall when you first	Page 33
25 put up Exhibit 1. Let's share the screen and put 25 Q. Okay. Do you recall when you first 1 J. DONDERO 1 J. DONDERO	Page 33
25 put up Exhibit 1. Let's share the screen and put 26 Q. Okay. Do you recall when you first 1 J. DONDERO 2 learned that this document was sent? Was it at 27 Q. Okay. Do you recall when you first 28 Page 32 29 BY MR. MORRIS:	Page 33
25 put up Exhibit 1. Let's share the screen and put 26 Q. Okay. Do you recall when you first 1 J. DONDERO 2 learned that this document was sent? Was it at 3 or around the time the document was sent? 28 Q. Okay. Do you recall when you first 1 J. DONDERO 2 BY MR. MORRIS: 3 Q. And did you authorize the sending of	Page 33
25 put up Exhibit 1. Let's share the screen and put 26 Q. Okay. Do you recall when you first 1 J. DONDERO 2 learned that this document was sent? Was it at 3 or around the time the document was sent? 4 A. It was at or around the time, yes. 28 Q. Okay. Do you recall when you first 1 J. DONDERO 2 BY MR. MORRIS: 3 Q. And did you authorize the sending of 4 this particular letter?	Page 33
25 put up Exhibit 1. Let's share the screen and put 26 Q. Okay. Do you recall when you first 1 J. DONDERO 2 learned that this document was sent? Was it at 3 or around the time the document was sent? 4 A. It was at or around the time, yes. 5 Q. Did you discuss with NexPoint any of 28 Q. Okay. Do you recall when you first 29 BY MR. MORRIS: 3 Q. And did you authorize the sending of 4 this particular letter? 5 A. Not specifically.	Page 33
25 put up Exhibit 1. Let's share the screen and put 26 Q. Okay. Do you recall when you first 1 J. DONDERO 2 learned that this document was sent? Was it at 3 or around the time the document was sent? 4 A. It was at or around the time, yes. 5 Q. Did you discuss with NexPoint any of 6 the substance that is in this letter? And again, 27 Q. Okay. Do you recall when you first 28 Page 32 2 BY MR. MORRIS: 3 Q. And did you authorize the sending of 4 this particular letter? 5 A. Not specifically. 6 Q. Did you generally support the sending	Page 33
25 put up Exhibit 1. Let's share the screen and put 26 Q. Okay. Do you recall when you first 27 J. DONDERO 28 learned that this document was sent? Was it at 28 BY MR. MORRIS: 3 or around the time the document was sent? 3 Q. And did you authorize the sending of 4 A. It was at or around the time, yes. 4 this particular letter? 5 Q. Did you discuss with NexPoint any of 5 A. Not specifically. 6 the substance that is in this letter? And again, 7 I'm happy to scroll through it if that would be 7 of the letter?	Page 33
25 put up Exhibit 1. Let's share the screen and put 26 Q. Okay. Do you recall when you first 1 J. DONDERO 2 learned that this document was sent? Was it at 3 or around the time the document was sent? 4 A. It was at or around the time, yes. 5 Q. Did you discuss with NexPoint any of 6 the substance that is in this letter? And again, 7 I'm happy to scroll through it if that would be 8 helpful. Page 32 1 J. DONDERO 2 BY MR. MORRIS: 3 Q. And did you authorize the sending of 4 this particular letter? 5 A. Not specifically. 6 Q. Did you generally support the sending 7 of the letter? 8 A. Yes.	Page 33
25 put up Exhibit 1. Let's share the screen and put 26 Q. Okay. Do you recall when you first 27 J. DONDERO 2 learned that this document was sent? Was it at 3 or around the time the document was sent? 4 A. It was at or around the time, yes. 5 Q. Did you discuss with NexPoint any of 6 the substance that is in this letter? And again, 7 I'm happy to scroll through it if that would be 8 helpful. 9 MR. BONDS: Objection, form. 2 BY MR. MORRIS: 3 Q. And did you authorize the sending of 4 this particular letter? 5 A. Not specifically. 6 Q. Did you generally support the sending 7 of the letter? 8 A. Yes. 9 Q. And you knew the letter was being	Page 33
25 put up Exhibit 1. Let's share the screen and put 26 Q. Okay. Do you recall when you first 27 J. DONDERO 28 learned that this document was sent? Was it at an around the time the document was sent? 39 Q. And did you authorize the sending of and this particular letter? 40 A. It was at or around the time, yes. 50 Q. Did you discuss with NexPoint any of and this particular letter? 51 Q. Did you generally. 52 Q. Okay. Do you recall when you first 25 Q. Okay. Do you recall when you first 26 BY MR. MORRIS: 27 A. Not specifically. 28 A. Not specifically. 30 Q. Did you generally support the sending 40 The letter? 41 J. DONDERO 42 BY MR. MORRIS: 42 BY MR. MORRIS: 43 Q. And did you authorize the sending of this particular letter? 43 Q. Did you generally support the sending 44 This particular letter? 55 A. Not specifically. 66 Q. Did you generally support the sending 76 of the letter? 88 A. Yes. 99 Q. And you knew the letter was being 10 sent; is that fair?	Page 33
25 put up Exhibit 1. Let's share the screen and put 26 Q. Okay. Do you recall when you first 27 J. DONDERO 2 learned that this document was sent? Was it at 3 or around the time the document was sent? 4 A. It was at or around the time, yes. 5 Q. Did you discuss with NexPoint any of 6 the substance that is in this letter? And again, 7 I'm happy to scroll through it if that would be 8 helpful. 9 MR. BONDS: Objection, form. 10 A. Just generally. 11 BY MR. MORRIS: 2 BY MR. MORRIS: 2 BY MR. MORRIS: 3 Q. And did you authorize the sending of 4 this particular letter? 5 A. Not specifically. 6 Q. Did you generally support the sending 7 of the letter? 8 A. Yes. 9 Q. And you knew the letter was being 10 sent; is that fair? 11 A. Yes.	Page 33
25 put up Exhibit 1. Let's share the screen and put 26 Q. Okay. Do you recall when you first 27 J. DONDERO 28 learned that this document was sent? Was it at 29 BY MR. MORRIS: 30 or around the time the document was sent? 30 Q. And did you authorize the sending of 40 41 this particular letter? 40 42 this particular letter? 40 43 44 this particular letter? 50 Q. Did you discuss with NexPoint any of 50 A. Not specifically. 50 Q. Did you generally support the sending 50 fthe letter? And again, 50 fthe letter? 51 A. Yes. 52 Q. And you knew the letter was being 51 A. Just generally. 52 Q. Did you – I don't want to know about 53 Q. And you didn't object to the sending 54 A. Yes. 56 Q. Did you – I don't want to know about 55 Q. And you didn't object to the sending 56 Q. And you didn't object to the sending 57 Q. And you didn't object to the sending 58 Q. And you didn't object to the sending 59 Q. And you didn't object to the sending 50 Q. And you didn't object to the sending 57 Q. And you didn't object to the sending 57 Q. And you didn't object to the sending 59 Q. And you didn't object to the sending 50 Q. And you didn't object to	Page 33
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25 put up Exhibit 1. Let's share the screen and put 26 Q. Okay. Do you recall when you first 27 J. DONDERO 2 learned that this document was sent? Was it at 3 or around the time the document was sent? 4 A. It was at or around the time, yes. 5 Q. Did you discuss with NexPoint any of 6 the substance that is in this letter? And again, 7 I'm happy to scroll through it if that would be 8 helpful. 9 MR. BONDS: Objection, form. 9 Q. And you knew the letter was being 10 A. Just generally. 11 BY MR. MORRIS: 12 Q. Did you – I don't want to know about 13 any conversations, but did you speak with anybody 14 at K&L Gates about this particular letter, just 2 BY MR. MORRIS: 3 Q. Okay. Do you recall when you first 4 J. DONDERO 2 BY MR. MORRIS: 3 Q. And did you authorize the sending of 4 this particular letter? 5 A. Not specifically. 6 Q. Did you generally support the sending 7 of the letter? 8 A. Yes. 9 Q. And you knew the letter was being 10 sent; is that fair? 11 A. Yes. 12 Q. And you didn't object to the sending 13 of this letter, right? 14 A. I did not object.	Page 33
25 put up Exhibit 1. Let's share the screen and put 26 Q. Okay. Do you recall when you first 27 J. DONDERO 28 learned that this document was sent? Was it at 39 or around the time the document was sent? 40 A. It was at or around the time, yes. 50 Q. Did you discuss with NexPoint any of 51 the substance that is in this letter? And again, 71 I'm happy to scroll through it if that would be 72 helpful. 73 MR. BONDS: Objection, form. 74 A. Just generally. 75 Q. Did you – I don't want to know about 76 A. Yes. 77 Q. Did you – I don't want to know about 78 any conversations, but did you speak with anybody 79 at K&L Gates about this particular letter, just 70 Q. Okay. Do you recall when you first 25 Q. Okay. Do you recall when you first 26 Q. Did you authorize the sending of 27 this particular letter? 28 A. Not specifically. 39 Q. Did you generally support the sending 30 A. Yes. 30 Q. And you knew the letter was being 31 A. Yes. 30 Q. And you didn't object to the sending 31 any conversations, but did you speak with anybody 31 at K&L Gates about this particular letter, just 30 Q. Okay. And since learning that the	Page 33
put up Exhibit 1. Let's share the screen and put 25 Q. Okay. Do you recall when you first J. DONDERO learned that this document was sent? Was it at or around the time the document was sent? A. It was at or around the time, yes. Q. Did you discuss with NexPoint any of the substance that is in this letter? And again, I'm happy to scroll through it if that would be helpful. MR. BONDS: Objection, form. MR. BONDS: Objection, form. MR. BONDS: Objection, form. A. Just generally. MR. MORRIS: Q. Did you generally. MR. MORRIS: A. Yes. Q. And you knew the letter was being sent; is that fair? A. Yes. Q. Did you – I don't want to know about any conversations, but did you speak with anybody at K&L Gates about this particular letter, just yes or no? M. My primary conversation was with A. My primary conversation was with Page 32 A. Okay. Do you recall when you first J. DONDERO BYMR. MORRIS: A. Not specifically. BYMR. MORRIS: A. Not specifically. BYMR. MORRIS: A. Not specifically. B. A. Yes. 9 Q. And you knew the letter was being sent; is that fair? 11 A. Yes. 12 Q. And you didn't object to the sending 13 3 of this letter, right? A. I did not object. 4 A. I did not object. D. Okay. And since learning that the 16 A. My primary conversation was with	Page 33
25 put up Exhibit 1. Let's share the screen and put 26 Q. Okay. Do you recall when you first 27 J. DONDERO 28 learned that this document was sent? Was it at 39 or around the time the document was sent? 40 A. It was at or around the time, yes. 50 Q. Did you discuss with NexPoint any of 51 the substance that is in this letter? And again, 71 I'm happy to scroll through it if that would be 72 helpful. 73 MR. BONDS: Objection, form. 74 A. Just generally. 75 MR. BONDS: Objection, form. 76 J. Just generally. 76 J. Just generally. 77 Just generally. 88 A. Yes. 99 MR. BONDS: Objection, form. 99 Q. And you knew the letter was being 100 A. Just generally. 110 J. DONDERO 121 J. DONDERO 13 J. DONDERO 14 This particular letter? 15 A. Not specifically. 16 Q. Did you generally support the sending 17 of the letter? 18 A. Yes. 19 Q. And you knew the letter was being 19 Sent; is that fair? 10 A. Yes. 11 A. Yes. 12 Q. Did you – I don't want to know about 13 any conversations, but did you speak with anybody 14 at K&L Gates about this particular letter, just 15 yes or no? 16 A. My primary conversation was with 17 internal counsel. K&L Gates might have been on 17 to withdraw the letter?	Page 33
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25 Q. Okay. Do you recall when you first 1 J. DONDERO 2 learned that this document was sent? Was it at 3 or around the time the document was sent? 4 A. It was at or around the time, yes. 5 Q. Did you discuss with NexPoint any of 6 the substance that is in this letter? And again, 7 I'm happy to scroll through it if that would be 8 helpful. 9 MR. BONDS: Objection, form. 9 Q. And you knew the letter was being 10 A. Just generally. 11 BY MR. MORRIS: 12 Q. Did you – I don't want to know about 13 any conversations, but did you speak with anybody 14 at K&L Gates about this particular letter, just 15 yes or no? 16 A. My primary conversation was with 16 internal counsel. K&L Gates might have been on 17 some phone call or two. 19 Q. Okay. Whose idea was it to send this out? 20 Using pour recall when you first 2 D. Did you pour recall when you first 2 D. DONDERO 2 BY MR. MORRIS: 3 Q. And did you authorize the sending of 4 this particular letter? 5 A. Not specifically. 6 Q. Did you generally support the sending 7 of the letter? 8 A. Yes. 9 Q. And you knew the letter was being 10 sent; is that fair? 11 A. Yes. 12 Q. And you didn't object to the sending 13 of this letter, right? 14 A. I did not object to the sending 15 q. Okay. And since learning that the 16 letter was sent, have you ever directed NexPoint 17 to withdraw the letter? 18 A. No. 19 Q. Okay. Whose idea was it to send this 0 ut? 20 you, sir? 21 MR. BONDS: Objection, form. 21 A. I – I don't believe so. When the 22 A. Whose idea? I – I don't think 22 chief compliance officer believes it's a breach	Page 33
25 put up Exhibit 1. Let's share the screen and put 26 Q. Okay. Do you recall when you first J. DONDERO 2 learned that this document was sent? Was it at 3 or around the time the document was sent? 4 A. It was at or around the time, yes. 5 Q. Did you discuss with NexPoint any of 6 the substance that is in this letter? And again, 7 I'm happy to scroll through it if that would be 8 helpful. 9 MR. BONDS: Objection, form. 9 Q. And you knew the letter was being 10 A. Yes. 9 MR. BONDS: Objection, form. 11 BY MR. MORRIS: 12 Q. Did you – I don't want to know about 13 any conversations, but did you speak with anybody 14 at K&L Gates about this particular letter, just 15 yes or no? 16 A. My primary conversation was with 17 internal counsel. K&L Gates might have been on 18 some phone call or two. 19 Q. Okay. Whose idea was it to send this 20 out? 21 MR. BONDS: Objection, form. 22 A. Whose idea? I – I don't think 23 anybody viewed it as an idea as much as a 25 Q. Okay ou recall when you first 26 BY MR. MORRIS: 1 J. DONDERO 2 BY MR. MORRIS: 1 J. DONDERO 2 BY MR. MORRIS: 1 A. It is particular letter? 3 Q. And did you authorize the sending of this particular letter? 4 this particular letter? 5 A. Not specifically. 6 D. Did you generally support the sending 9 of the letter? 8 A. Yes. 9 Q. And you knew the letter was being 10 sent; is that fair? 11 A. Yes. 12 Q. And you didn't object to the sending 13 any conversations, but did you speak with anybody 13 of this letter, right? 14 A. I did not object. 15 Q. Okay. And since learning that the 16 letter was sent, have you ever directed NexPoint 17 to withdraw the letter? 18 A. No. 19 Q. You have the power to do that, don't 20 you, sir? 21 MR. BONDS: Objection, form. 22 A. I – I don't believe so. When the 23 chief compliance officer believes it's a breach 24 of regulatory compliance, the chief compliance	Page 33
25 Q. Okay. Do you recall when you first 1 J. DONDERO 2 learned that this document was sent? Was it at 3 or around the time the document was sent? 4 A. It was at or around the time, yes. 5 Q. Did you discuss with NexPoint any of 6 the substance that is in this letter? And again, 7 I'm happy to scroll through it if that would be 8 helpful. 9 MR. BONDS: Objection, form. 9 Q. And you knew the letter was being 10 A. Just generally. 11 BY MR. MORRIS: 12 Q. Did you – I don't want to know about 13 any conversations, but did you speak with anybody 14 at K&L Gates about this particular letter, just 15 yes or no? 16 A. My primary conversation was with 16 Letter was sent, have you ever directed NexPoint 17 to withdraw the letter? 18 A. No. 9 Q. Okay. Whose idea was it to send this 0 Q. Okay. Whose idea was it to send this 20 out? 21 MR. BONDS: Objection, form. 22 A. Whose idea? I – I don't think 22 chief compliance officer believes it's a breach	Page 33

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	Case 5.21-CV-00001-A Document 179-30	1-11 C (101109124	340
1	J. DONDERO	34 1	J. DONDERO	Page 35
2	executives can overrule the chief compliance	2	marked.)	
3	officer.	3	MS. CANTY: Do you see it, John?	
4	Q. Who is the chief compliance officer?	4	MR. MORRIS: I think we still have	
5	A. Jason Post.	5	Exhibit 1.	
6	Q. Did Mr. Post ever say that he would	6	MS. CANTY: Okay. Give me a second.	
7	not withdraw the letter because of regulatory	7	BY MR. MORRIS:	
8	compliance?	8	Q. Okay. This is another letter that	
9	MR. BONDS: Objection, form.	9	was sent by NexPoint to Mr. Seery, this one dated	
10	A. I – not that I know of.	10		
11	BY MR. MORRIS:	11		
12	Q. Did you ever discuss with Mr. Post	12	•	
13	whether or not this letter should be withdrawn?	13		
14	A. Again, I didn't believe I had the	14		
15	authority to.	15	-	
16	Q. Okay. And he never told you that he	16		
17	couldn't; that's just the implicit conclusion	17		
18	that you drew because he was the chief compliance	18		
19	officer; is that fair?	19		
20	A. Implicit conclusion? It's more the	20		
21	understanding I have of compliance from having	21	•	
22	lived it the last 20 years.	22		
23	MR. MORRIS: Okay. Let's put up	23		
23 24	Exhibit 2, please.	24	•	
2 4 25	(Dondero Deposition Exhibit 2	25		
23	(Dolidero Deposition Exhibit 2	20	I gave last time. It wasn't an authorization. I	
1	Page J. DONDERO	36 1	J. DONDERO	Page 37
2	was aware of it. It was, I believe, a continued	2	MR. BONDS: Objection, form.	
3	regulatory breach from the standpoint of the -	3	A. I don't know, nor would I necessarily	
4	of compliance that drove the letter.	4	be informed if compliance self-reports this to	
5	BY MR. MORRIS:	5	the SEC or other regulatory bodies. But I do not	
6	Q. When there's a regulatory breach, is	6	know.	
7	there an obligation to alert anybody other than	7		
-	the portfolio manager?	8	Q. And nobody told you that, right?	
9	A. I know that's being investigated. I	9	A. I don't know.	
10	don't know the answer regarding a breach like	10		
11	this.	11		
12	Q. Are you aware of any notification	12		
13	that NexPoint made to anybody in the world, other	13		
14	than Mr. Seery, with respect to the matters set	14	•	
15	forth in Exhibit 1 and Exhibit 2?	15		
16	MR. BONDS: Objection, form.	16	,	
17	A. I don't know, and I'm not in a	17		
			,	
18 10	position to comment at this point.	18		
19 20	BY MR. MORRIS:	19		
20	Q. I'm just asking you if you know	20	•	
21	whether – I'm asking for your knowledge.	21		
22	Do you know whether NexPoint ever	22	•	
23	advised anybody, other than Mr. Seery, of the	23		
24	allegations that are set forth in Exhibit 1 and	24		
24 25	Exhibit 2?		Q. Did you support the sending of this letter?	

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	Case 3.21-CV-00001-X DOCUMENT 179-30 FI			
1	Page 38 J. DONDERO	1	J. DONDERO	Page 39
2	A. Yes.	2	(Dondero Deposition Exhibit 3	
3	Q. Since learning that this letter was	3	marked.)	
4	sent, have you directed NexPoint to withdraw this	4	BY MR. MORRIS:	
5	letter?	5	Q. This is an e-mail string. We're	
6	A. No, I have not.	6	going to start at the bottom and work up, just so	
7	Q. Okay. Around Thanksgiving you	7	we can get it in order. And you'll see the	
8	learned that Mr. Seery was seeking to sell	8	bottom begins with an e-mail from Hunter Covitz.	
9	certain securities that were owned by certain	9	Do you see that?	
10	CLOs managed by the debtor, right?	10	A. Yes.	
11	A. I believe I was informed after the	11	Q. Who is Mr. Covitz?	
12	fact.	12	A. Covitz, Hunter Covitz manages our CLO	
13	Q. You were informed that certain sales	13	asset – or our CLO assets, primarily.	
14	of securities owned by the CLOs were being sold	14	Q. Is he a High- – is he a debtor	
15	at Mr. Seery's direction, right?	15	employee or is he employed by any other entity?	
16	A. Yes.	16	A. I believe he's a debtor employee.	
17	MR. BONDS: Objection, form.	17	Q. Okay. Do you see there's a reference	
18	BY MR. MORRIS:	18	there to gatekeeper@hcmlp.com?	
19	Q. Okay. And at around that time, once	19	A. Yes.	
20	you learned that, you personally intervened to	20	Q. Are you – withdrawn.	
21	stop those trades, right?	21	Is that – withdrawn.	
22	MR. BONDS: Objection, form.	22	Is it your understanding that that's	
23	A. Yes.	23	kind of a basket of different e-mail addresses	
24	MR. MORRIS: Can we put up Exhibit 3,	24	that are held together by the Gatekeeper address?	
		25	A. I wouldn't describe it that way, but	
	Page 40		1201222	Page 4
1	J. DONDERO	1	J. DONDERO	
		2	Q. Can we scroll to the e-mail above	
3	Q. Okay. And is your e-mail address or	3	that, please. And then Mr. Pearson acknowledged	
4	was your e-mail address included within	4	that e-mail a little bit later in the day, right?	
5	Gatekeeper?	5	A. Yes.	
6	A. Historically, it was.			
7	•	6	Q. Okay. And if we can	
8	Q. And do you know when that stopped	6 7	(Interruption by the videographer.)	
	•	6	(Interruption by the videographer.) MR. MORRIS: It's okay. Let's	
9	Q. And do you know when that stopped being the case? A. I do not know.	6 7 8 9	(Interruption by the videographer.) MR. MORRIS: It's okay. Let's proceed and we'll do the best we can.	
9 10	Q. And do you know when that stoppedbeing the case?A. I do not know.Q. Was it after the time that you	6 7 8 9 10	(Interruption by the videographer.) MR. MORRIS: It's okay. Let's proceed and we'll do the best we can. BY MR. MORRIS:	
9 10 11	Q. And do you know when that stopped being the case? A. I do not know. Q. Was it after the time that you resigned from your position at the debtor?	6 7 8 9	(Interruption by the videographer.) MR. MORRIS: It's okay. Let's proceed and we'll do the best we can. BY MR. MORRIS: Q. Mr. Covitz's e-mail was the – do you	
9 10 11 12	 Q. And do you know when that stopped being the case? A. I do not know. Q. Was it after the time that you resigned from your position at the debtor? A. I do not know. 	6 7 8 9 10 11 12	(Interruption by the videographer.) MR. MORRIS: It's okay. Let's proceed and we'll do the best we can. BY MR. MORRIS: Q. Mr. Covitz's e-mail was the – do you see the subject matter is Sky Equity?	
9 10 11 12	Q. And do you know when that stopped being the case? A. I do not know. Q. Was it after the time that you resigned from your position at the debtor? A. I do not know. Q. Okay. Matt Pearson is below	6 7 8 9 10 11	(Interruption by the videographer.) MR. MORRIS: It's okay. Let's proceed and we'll do the best we can. BY MR. MORRIS: Q. Mr. Covitz's e-mail was the do you see the subject matter is Sky Equity? A. Yes.	
9 10 11 12 13	 Q. And do you know when that stopped being the case? A. I do not know. Q. Was it after the time that you resigned from your position at the debtor? A. I do not know. 	6 7 8 9 10 11 12	(Interruption by the videographer.) MR. MORRIS: It's okay. Let's proceed and we'll do the best we can. BY MR. MORRIS: Q. Mr. Covitz's e-mail was the do you see the subject matter is Sky Equity? A. Yes. Q. And do you have an understanding of	
9 10 11 12 13	Q. And do you know when that stopped being the case? A. I do not know. Q. Was it after the time that you resigned from your position at the debtor? A. I do not know. Q. Okay. Matt Pearson is below	6 7 8 9 10 11 12 13	(Interruption by the videographer.) MR. MORRIS: It's okay. Let's proceed and we'll do the best we can. BY MR. MORRIS: Q. Mr. Covitz's e-mail was the do you see the subject matter is Sky Equity? A. Yes.	
9 10 11 12 13 14	Q. And do you know when that stopped being the case? A. I do not know. Q. Was it after the time that you resigned from your position at the debtor? A. I do not know. Q. Okay. Matt Pearson is below Gatekeeper. Do you know who Mr. Pearson is?	6 7 8 9 10 11 12 13 14	(Interruption by the videographer.) MR. MORRIS: It's okay. Let's proceed and we'll do the best we can. BY MR. MORRIS: Q. Mr. Covitz's e-mail was the do you see the subject matter is Sky Equity? A. Yes. Q. And do you have an understanding of	
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9 10 11 12 13 14 15 16	Q. And do you know when that stopped being the case? A. I do not know. Q. Was it after the time that you resigned from your position at the debtor? A. I do not know. Q. Okay. Matt Pearson is below Gatekeeper. Do you know who Mr. Pearson is? A. He is a – generally an equity trader that works for Joe Sowin.	6 7 8 9 10 11 12 13 14 15 16	(Interruption by the videographer.) MR. MORRIS: It's okay. Let's proceed and we'll do the best we can. BY MR. MORRIS: Q. Mr. Covitz's e-mail was the – do you see the subject matter is Sky Equity? A. Yes. Q. And do you have an understanding of what Sky Equity refers to? A. It's a – it's a post-restructured	
9 10 11 12 13 14 15 16 17	Q. And do you know when that stopped being the case? A. I do not know. Q. Was it after the time that you resigned from your position at the debtor? A. I do not know. Q. Okay. Matt Pearson is below Gatekeeper. Do you know who Mr. Pearson is? A. He is a – generally an equity trader that works for Joe Sowin. Q. And are Mr. Pearson and Mr. Sowin	6 7 8 9 10 11 12 13 14 15 16 17	(Interruption by the videographer.) MR. MORRIS: It's okay. Let's proceed and we'll do the best we can. BY MR. MORRIS: Q. Mr. Covitz's e-mail was the do you see the subject matter is Sky Equity? A. Yes. Q. And do you have an understanding of what Sky Equity refers to? A. It's a it's a post-restructured equity that the funds have held for years.	
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9 10 11 12 13 14 15 16 17 18 19 20 21	Q. And do you know when that stopped being the case? A. I do not know. Q. Was it after the time that you resigned from your position at the debtor? A. I do not know. Q. Okay. Matt Pearson is below Gatekeeper. Do you know who Mr. Pearson is? A. He is a – generally an equity trader that works for Joe Sowin. Q. And are Mr. Pearson and Mr. Sowin employees of the debtor? A. I don't believe so. I don't believe Joe is. I don't know if Matt is. I don't know. Q. Okay. But is it fair to say that	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	(Interruption by the videographer.) MR. MORRIS: It's okay. Let's proceed and we'll do the best we can. BY MR. MORRIS: Q. Mr. Covitz's e-mail was the – do you see the subject matter is Sky Equity? A. Yes. Q. And do you have an understanding of what Sky Equity refers to? A. It's a – it's a post-restructured equity that the funds have held for years. Q. Okay. So if we could scroll up to your e-mail that's right there, did you receive a copy of Mr. Covitz's original e-mail? A. It appears so.	
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. And do you know when that stopped being the case? A. I do not know. Q. Was it after the time that you resigned from your position at the debtor? A. I do not know. Q. Okay. Matt Pearson is below Gatekeeper. Do you know who Mr. Pearson is? A. He is a – generally an equity trader that works for Joe Sowin. Q. And are Mr. Pearson and Mr. Sowin employees of the debtor? A. I don't believe so. I don't believe Joe is. I don't know if Matt is. I don't know. Q. Okay. But is it fair to say that pursuant to this e-mail, Mr. Covitz is giving	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	(Interruption by the videographer.) MR. MORRIS: It's okay. Let's proceed and we'll do the best we can. BY MR. MORRIS: Q. Mr. Covitz's e-mail was the — do you see the subject matter is Sky Equity? A. Yes. Q. And do you have an understanding of what Sky Equity refers to? A. It's a — it's a post-restructured equity that the funds have held for years. Q. Okay. So if we could scroll up to your e-mail that's right there, did you receive a copy of Mr. Covitz's original e-mail? A. It appears so. Q. Okay. And did you give the	

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1	Page 42 J. DONDERO	1	J. DONDERO	Page 43
2	A. Yes.	2	The – I missed the first part of the sentence.	
3	Q. And you understood at the time that	3	Q. No problem.	
4	you gave the instruction to the people on this	4	Did you take any steps to seek the	
5	e-mail that they were trying to execute trades	5	debtor's consent before instructing the	
6	that Mr. Seery had authorized, right?	6	recipients of your e-mail –	
7	MR. BONDS: Objection, form.	7	MR. BONDS: Objection, form.	
8	THE WITNESS: Can you repeat the	8	BY MR. MORRIS:	
9	question, please.	9	Q. — to stop the SKY transactions, to	
10	MR. MORRIS: Sure.	10	stop executing the SKY transactions?	
11	BY MR. MORRIS:	11	A. No.	
12	Q. At the time that you gave the	12	Q. Thank you.	
13	instruction, no, do not, you knew that you were	13	Can we scroll up to the response.	
14	stopping trades that had been authorized and	14	Okay. Stop there.	
		15	Mr. Pearson responded later that	
15 16	directed by Mr. Seery, correct? A. Yes.	16	afternoon. Do you see that?	
17	Q. Did you speak with Mr. Seery before	17	A. Yes.	
18	instructing the recipients of your e-mail not to execute the SKY transactions?	18	Q. And in response, he canceled all of the SKY and AVYA sales that the debtor had	
19		19		
20	A. No, I did not.	20	directed but which had not yet been executed,	
21	Q. Did you take any steps to seek the	21	right?	
	debtor's consent before instructing the	22	A. Yes.	
23	recipients of this e-mail not to execute the SKY	23	Q. And if we can scroll up to the e-mail	
24	transactions?	24	above that, you responded to that as well, didn't	
25	A. I'm sorry, please repeat that again.	25	you?	
1	Page 44 J. DONDERO	1	J. DONDERO	Page 45
2	A. Yep.	2	is what I'm referring to.	
3	Q. Can you please read your response out	3	Q. I appreciate that, Mr. Dondero.	
4	loud.	4	Do you recall any other writings that	
5	A. HFAM and DAF – or HFAM and DAF has	5	you were referring to at the time you sent this	
6	instructed Highland in writing not to sell any		e-mail?	
7	CLO underlying assets. There is potential	7	A. I'm just saying I don't know if there	
8	liability. Don't do it again, please.	'	were others or if there were other e-mails. I	
9	Q. All right. The written instructions,	9	don't know. But there were – they would have	
10	is that a reference to the first two exhibits	10	been similar in terms of substance as those two.	
11	that we looked at? And if you want to go back	11	Q. Okay. Do you see the reference there	
11 12	and check them out, we can, but I'm trying to –	12	in the latter portion of your e-mail, quote,	
13	I want to know what writings you're referring to.	13	there is potential liability, don't do it again?	
13 14	Withdrawn.	14	A. Yes.	
15		15	Q. Who was the intended recipient of	
	Are the writings that you're		•	
16 17	referring to the two exhibits that we just looked	16	that message?	
17 10	at, Exhibit 1 and Exhibit 2?	17	A. At this juncture, it's to Matt	
18	MR. BONDS: Objection, form.	18	Pearson, I believe.	
19	A. Generally, yes.	19	Q. And why would Matt Pearson have	
20	BY MR. MORRIS:	20	personal liability – withdrawn.	
21	Q. Are you –	21	Why did you decide to tell	
22	A. I don't know if — I don't know if	22	Mr. Pearson that he had potential liability for	
23	there were more than those two, but generally,	23	executing the transactions that Mr. Seery had	
24	letters of those substances – well, generally,	24	directed?	
25	letters of those substance – of that substance	25	MR. BONDS: Objection, form.	

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1	Page 50 J. DONDERO	1	J. DONDERO	Page 51
2	happening.	2	MR. MORRIS: Let's go forward.	
3	Q. Okay. And Mr. Sowin's – the	3	THE WITNESS: So we're okay with	
4	substance of Mr. Sowin's e-mail is consistent	4	Jerome? That's it for now?	
5	with your intent to prevent any further trades	5	MR. MORRIS: Yeah.	
6	from the CLOs, right?	6	THE WITNESS: All right. Thank you.	
7	MR. BONDS: Objection, form.	7	BY MR. MORRIS:	
8	A. My intent was to prevent trades that	8	Q. You didn't correct anything that	
9	weren't in the best interests of investors, that		Mr. Sowin did – said in this e-mail, did you?	
10	investors – the beneficial holders had	10	A. No.	
11	articulated they didn't want sold while these	11	Q. You didn't tell –	
	funds were in transition, and that the – there	12	MR. BONDS: Can you repeat the	
13	was no business purpose or benefit to the debtor	13	question? I didn't understand it.	
14	to sell these assets.	14	MR. MORRIS: That's okay.	
15		15	BY MR. MORRIS:	
16	Q. That –	16	Q. Mr. Dondero, you didn't correct	
17	A. So that's – that was the rationale I	17	anything that Mr. Sowin wrote in this e-mail, did	
18		18	you?	
19	was trying to capture. THE WITNESS: Hold on for me one	19	A. No.	
20		20	Q. You didn't tell Mr. Sowin that he	
	second. Jerome just stepped in. What does the	-		
21 22	systems guy want Jerome to do?	21	misunderstood your intent, did you?	
	MR. MORRIS: Figure out a way to turn	22	A. I don't believe so.	
23	the lights on.	23	Q. And you didn't give any explanation	
24	(Technical comments off the	24	to him as to why you did not want to sell any CLO	
25	stenographic record.)	25	underlying assets except for what you wrote in	
1	Page 52 J. DONDERO	1	J. DONDERO	Page 53
	that e-mail below, right?		that Mr. Seery was trying a work-around to	
3	MR. BONDS: Objection, form.	3	effectuate the trades anyway, right?	
4	A. I – I believe I – well, the e-mails	4	A. Yes.	
5	stand on their own. I think the reasons below	5	Q. And you wrote to Thomas Surgent to	
6	are sufficient. I think I had a conversation	6	let him know that you were aware that Seery was	
7		7	trying a work-around to effectuate the trades,	
-	unawareness on the trading desk and with Hunter		right?	
9	that the interest of investors had been expressed	9	A. I believe there was such an e-mail.	
9 10	and ignored by Seery, you know, so – they	10	Q. Okay. Can you just scroll up and see	
11	weren't aware of that. They thought that was	11	that e-mail, please. All right. Stop right	
12	unusual and inappropriate. BY MR. MORRIS:	12	there.	
13		13	Who is Mr. Surgent?	
14	Q. In your role as portfolio manager, is	14	A. He's the chief compliance officer of	
15	it – do you believe it's your responsibility to	15	Highland Capital.	
16 17	always defer to the desires of your investors?	16	Q. The debtor?	
17 40	Do you cede – do you cede – withdrawn.	17	A. Yes.	
18	Do you cede responsibility and your	18	Q. Okay. And how long has he held that	
19	business judgment for making transactions to your	19	position to the best of your recollection?	
20	investors?	20	A. A long time. More than five years.	
21	MR. BONDS: Objection, form.	21	Q. What does it mean to – when you	
22	A. In this case, it would be	22	wrote that Mr. Seery was, quote, working on a	
23	appropriate. In general, it would depend.	23	work-around to trade these securities? What does	
24	BY MR. MORRIS:	24	that mean?	
25	Q. Okay. A few days later, you learned	25	 A. As a noninvestment professional and 	

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1	J. DONDERO	1	J. DONDERO	Page 5
	as a nontrader and as a nonportfolio manager, he			
	set up an account for himself, I believe,	3		
4	directly with Jefferies to trade the securities	4		
5	in the CLOs.	5		
6	Q. How did you learn that?	6		
7	A. I think we still get trade reports	7		
	from Jefferies, or Jefferies – the Jefferies	8		
0	·		•	
9 10	trades get reported back into the system and have	9	. 3	
10 11	to be input by Joe, and so Joe sees the trades come back from Jefferies at the end of the day.	10		
11 12	•	1:		
	Q. And Joe is Joe Sowin? A. Yes.	1:		
13			,	
14	Q. And he works for you; is that right?	14	, ,	
15	MR. BONDS: Objection, form.	1!		
16	MR. MORRIS: Withdrawn.	10		
17	BY MR. MORRIS:	11		
18	Q. He works for one of the advisors; is	18	, ,	
19	that right?	19	,	
20	A. I believe he works for HFAM, but I'm	20	, , , ,	
21	not a hundred percent certain.	2		
22	Q. And the work-around was – is that	2	,	
	another way of saying that Mr. Seery tried to do	23	•	
24	the trades that he thought were appropriate	24	8	
25	without your interference?	2	can't come up with a business purpose that would	
1	J. DONDERO	age 56	J. DONDERO	Page 5
	supersede an account that's in transition and the			
2	beneficial owners have made it clear that the	3	_	
J	manager's not in compliance, they're moving the	4		
5		1 4		
()				
	accounts, and knowing the individual assets that	5	a conversation with Mr. Seery in which	
6	were sold, I can't - I couldn't think of a	6	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	
6 7	were sold, I can't – I couldn't think of a business purpose that Seery would be operating	7	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) – (Clarification requested by the	
6 7 8	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under.	6	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) – (Clarification requested by the stenographer.)	
6 7 8 9	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike.	6 7 8	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) – (Clarification requested by the stenographer.) BY MR. MORRIS:	
6 7 8 9	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike. I'm not asking you for what you think. I'm	6 7 8 9	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	
6 7 8 9 10	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike. I'm not asking you for what you think. I'm asking you for facts.	6 7 8 9 10	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	
6 7 8 9 10 11	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike. I'm not asking you for what you think. I'm asking you for facts. BY MR. MORRIS:	6 7 8 9 10 11	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	
6 7 8 9 10 11 12	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike. I'm not asking you for what you think. I'm asking you for facts. BY MR. MORRIS: Q. Do you have any knowledge of any	6 7 8 9 10 11 12	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	
6 7 8 9 10 11 12 13	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike. I'm not asking you for what you think. I'm asking you for facts. BY MR. MORRIS: Q. Do you have any knowledge of any facts as to the business justification or	6 7 8 9 10 11 11 11	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	
6 7 8 9 10 11 12 13 14	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike. I'm not asking you for what you think. I'm asking you for facts. BY MR. MORRIS: Q. Do you have any knowledge of any facts as to the business justification or rationale for why Mr. Seery wanted to make these	6 7 8 9 10 1: 1: 1:	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	
6 7 8 9 10 11 12 13 14 15 16	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike. I'm not asking you for what you think. I'm asking you for facts. BY MR. MORRIS: Q. Do you have any knowledge of any facts as to the business justification or rationale for why Mr. Seery wanted to make these trades?	6 7 8 9 10 11 12 13 14 14	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	
6 7 8 9 10 11 12 13 14 15 16	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike. I'm not asking you for what you think. I'm asking you for facts. BY MR. MORRIS: Q. Do you have any knowledge of any facts as to the business justification or rationale for why Mr. Seery wanted to make these trades? MR. BONDS: Objection, form.	6 7 8 9 10 11 13 14 18 10	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	
6 7 8 9 10 11 12 13 14 15 16	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike. I'm not asking you for what you think. I'm asking you for facts. BY MR. MORRIS: Q. Do you have any knowledge of any facts as to the business justification or rationale for why Mr. Seery wanted to make these trades? MR. BONDS: Objection, form. A. No, I don't believe there are any.	6 7 8 9 10 11 13 14 11 16 11	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	
6 7 8 9 10 11 12 13 14 15 16 17 18	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike. I'm not asking you for what you think. I'm asking you for facts. BY MR. MORRIS: Q. Do you have any knowledge of any facts as to the business justification or rationale for why Mr. Seery wanted to make these trades? MR. BONDS: Objection, form. A. No, I don't believe there are any. BY MR. MORRIS:	6 7 8 9 10 11 12 13 14 14 16 17	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	
6 7 8 9 10 11 12 13 14 15 16 17 18	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike. I'm not asking you for what you think. I'm asking you for facts. BY MR. MORRIS: Q. Do you have any knowledge of any facts as to the business justification or rationale for why Mr. Seery wanted to make these trades? MR. BONDS: Objection, form. A. No, I don't believe there are any.	6 7 8 9 10 11 13 14 11 16 11	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike. I'm not asking you for what you think. I'm asking you for facts. BY MR. MORRIS: Q. Do you have any knowledge of any facts as to the business justification or rationale for why Mr. Seery wanted to make these trades? MR. BONDS: Objection, form. A. No, I don't believe there are any. BY MR. MORRIS: Q. And you never asked him; is that right?	6 7 8 9 10 11 12 13 14 14 16 17	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike. I'm not asking you for what you think. I'm asking you for facts. BY MR. MORRIS: Q. Do you have any knowledge of any facts as to the business justification or rationale for why Mr. Seery wanted to make these trades? MR. BONDS: Objection, form. A. No, I don't believe there are any. BY MR. MORRIS: Q. And you never asked him; is that	66 77 88 9 11 11 12 14 11 11 11 11 11 12	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike. I'm not asking you for what you think. I'm asking you for facts. BY MR. MORRIS: Q. Do you have any knowledge of any facts as to the business justification or rationale for why Mr. Seery wanted to make these trades? MR. BONDS: Objection, form. A. No, I don't believe there are any. BY MR. MORRIS: Q. And you never asked him; is that right?	10 11 11 11 11 11 11 11 11 11 12 20 21	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	
6 7 8	were sold, I can't – I couldn't think of a business purpose that Seery would be operating under. MR. MORRIS: Okay. I move to strike. I'm not asking you for what you think. I'm asking you for facts. BY MR. MORRIS: Q. Do you have any knowledge of any facts as to the business justification or rationale for why Mr. Seery wanted to make these trades? MR. BONDS: Objection, form. A. No, I don't believe there are any. BY MR. MORRIS: Q. And you never asked him; is that right? A. Correct.	10 11 11 12 11 11 11 11 11 11 12 22 22	a conversation with Mr. Seery in which Mr. Seery – (audio malfunction) –	

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1	Page 9 J. DONDERO	8 1	J. DONDERO	Page 59
2	A. No. He said risk reduction was why	2	Q. Do you know Dustin Norris?	
3	he was selling the securities.	3	A. Yes.	
4	Q. That's the only rationale that	4	Q. Do you know that he testified in	
5	Mr. Seery gave to Mr. Sowin; is that your	5	December in connection with this bankruptcy	
6	testimony?	6	matter?	
7	A. Yes.	7	A. Yes.	
8	Q. Okay. Did Mr. Sowin tell you that he	8	Q. Did you ever tell Dustin Norris about	
9	asked any questions of Mr. Seery?	9	the conversation Mr. Sowin had with Mr. Seery	
10	A. He asked him why he was selling them.	10	•	
11	Q. And you've given me the entirety of	11	A. I believe he was aware of it.	
12	the answer as conveyed by Mr. Sowin to you; is	12		
13	that right?	13		
14	A. Yes.	14	•	
15	Q. Is Mr. Sowin's conversation with	15	• •	
	Mr. Seery about the justification for these	16		
16 17	trades reflected in any document or any e-mail	17		
		18	·	
18 19	anywhere that you can recall? A. Not that I recall.	19		
			·	
20	Q. Did K&L Gates explain their	20	,	
21	understanding of the business rationale of these		A. I thought it was a nonsensical answer	
22	trades in any of the letters that they sent on	22	, ,	
23	behalf of the funds or any of the advisors?	23		
24	A. Not that I'm aware of. I'm not	24		
25	aware.	25	speaking to Mr. Seery directly; isn't that right?	
1	Page 6 J. DONDERO	0 1	J. DONDERO	Page 61
2	A. Rarely. I didn't – since the	2	work-around, and I know Thomas has an acute	
3	injunction or since – rarely. I can't remember	3	awareness of his personal liability for	
4	the last time I've spoken to him. Scott	4	regulatory breaches or doing things that aren't	
5	Ellington has been the appropriate go-between as	5	in the best interests of investors, and I don't	
6	far as I understand it.	6	believe he has the extra insurance and	
7	Q. Okay. Was there anything that	7	indemnities that Seery has.	
ر ع	prevented you in November 2020 from picking up	8	Q. If he was acutely aware of it, why	
9	the phone to talk to Mr. Seery about his desire	9	did you feel the need to remind him of that in	
9 10	to effectuate these transactions?	10		
11		11	A. Because I don't think he was aware	
	A. No. The last time I – yeah, I'm	١		
12	3.	12	,	
13	the day after Thanksgiving.	13	•	
14 15	Q. Okay. Is there anything that you're	14	,	
15 16	aware of that prevented you from picking up the	15		
16	phone and asking Mr. Seery for his business	16		
17 10	justification for these trades prior to	17	9	
18	December 10, 2020?	18		
19	MR. BONDS: Objection, form.	19	·	
20	A. No. I expressed my disapproval via	20	•	
21	e-mail.	21	Q. Okay. And you wanted him to know	
22	BY MR. MORRIS:	22		
23	Q. Okay. Why did you decide to write to	23	•	
24	Mr. Surgent on November 27th?	24		
	A. I wasn't sure he was aware of Seery's	25	inappropriate work-around, in my opinion. I	
25	71. I Wash t said he was award or occily s	-	mappiophato work around, mining opinion.	

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<u> </u>	Document 173		cu	01/03/24 rage 13 0/ 200 rage 15	
1	J. DONDERO	Page 62	1	J. DONDERO	Page 63
2 didn't	think Thomas was aware. I thought Seery		2	Q. Why did you write that?	
3 was o	perating independently.		3	A. Because all the reasons we just went	
4	Thomas might have been aware, but I		4	over. And I think he's violating the Advisers	
5 didn't	think so. I don't talk to – I haven't			Act. He's putting the funds and the debtor at	
6 talked	to Thomas in I don't know when, so I			risk, in jeopardy of class action lawsuits, and	
	ht it was important for him to know.			he's going against the interests of investors	
_). Okay. You have communicated with			that are in transition, and expressed a desire to	
	eery from time to time via text message,			not have their assets sold, especially when	
10 right?	-		10	there's no business reason.	
_	A. Yes.		11	And for all the reasons articulated	
12	MR. MORRIS: Can we put up Exhibit 4,		12	below – I mean, for all the reasons we just went	
13 pleas	• •		13	over, and there are a few others I probably	
14	(Dondero Deposition Exhibit 4		14	haven't remembered off the top of my head, but	
 15 mark			15	it's I think it's I think his activities	
16 mark	MR. MORRIS: And if we can scroll		16	regarding the CLOs is incredibly inappropriate,	
	a little bit. Okay.		17	unfounded and malicious, and he hadn't sold that	
	IR. MORRIS:		18	many securities at that point in time, somewhat	
	Q. This is a text that you sent at the		19	de minimis amounts, but it was a warning to tell	
	m there at 5:26 p.m. to Mr. Seery; is that		20	him to stop; otherwise, rightfully, the	
20 bolloi 21 right?	•		21	beneficial owners would take more significant	
•	A. Yes.		22	actions, which I think they should and they will.	
			23	•	
	Q. Can you just read that text, that			Q. What significant action are the	
	out loud?		24 25	beneficial owners going to take? A. I don't know. But there's a lot more	
20 F	A. Be careful what you do, last warning.		23	A. TUOTT KNOW. But there's a lot more	
1	J. DONDERO	Page 64	1	J. DONDERO	Page 65
	that they can push on, like you were			reference to internal counsel.	
_	esting earlier, asking earlier in terms of		3	Do you recall that?	
	eporting to the SEC.		4	A. Yes.	
	2. But you haven't done that yet, to the		5	Q. Okay. Who were you referring to?	
	of your knowledge; is that right?		6	A. D.C. Sauter.	
	L I'm not aware.		7	Q. And D.C. Sauter is internal counsel	
). You wrote there that it's the last		-	for who?	
9 wamir			9	A. I'm sorry, was there a question	
9 Wairiii 10	Do you see that?		10	there?	
	A. Yes.		11	Q. Yes. I apologize.	
	a. τes. Ω. How many other wamings have you		12	D.C. Sauter is internal counsel for	
-	Mr. Seery?		13	who, for which entity?	
	A. All the e-mails we just went over.		14 15	A. NexPoint.	
	Q. Anything else? A. No.		15 16	Q. Okay. Were you referring to anybody	
			16	else?	
	Q. Okay. You got document requests in		17	A. No.	
	in connection with this matter; isn't		18	Q. Okay. You mentioned Scott Ellington	
19 that ri			19	earlier, right?	
	A. Yes.		20	A. Yes.	
21	MR. MORRIS: Okay. Can we put up		21	Q. And who is Mr. Ellington?	
	it 5, please.		22	A. He's general counsel at Highland	
	IR. MORRIS:		23	historically. I think his role has been	
	Q. You know, before we look at that,		24	redefined as settlement counsel, that's how it	
25 earlie	r this moming you mentioned – you made a		25	was described to me, I guess, six, nine months	

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1	J. DONDERO	1	J. DONDERO	Page 67
2	ago, six months ago.	2	know.	
3	Q. Mr. Ellington is employed by the	3	BY MR. MORRIS:	
4	debtor, right?	4	Q. You have no reason to believe that;	
5	A. Yes.	5	is that fair?	
6	Q. And do you know when he first became	6	A. Correct, I don't know.	
7	employed by the debtor?	7	Q. Okay. He's not – Mr. Ellington is	
8	A. Over a decade ago.	8	not your personal lawyer, right?	
9	Q. Do you know whether Mr. Ellington has	9	A. No.	
10	any employer other than the debtor?	10	Q. He's never represented Jim Dondero	
11	A. I don't know.	11	personally; is that right?	
12	Q. He never told you that he had an	12	A. No.	
13	employer other than the debtor, did he?	13	MR. MORRIS: Let's look at the	
14	A. I don't know.	14	document request, please, Exhibit 5.	
15	Q. You know if he told you or not,	15	(Dondero Deposition Exhibit 5	
16	right? Did he ever tell you that?	16	marked.)	
17	A. He never told me he did, no.	17	BY MR. MORRIS:	
18	Q. And you have no facts or reason to	18	Q. If we could go – let me just ask you	
19	believe, as you sit here right now, that the	19	generally, Mr. Dondero.	
20	debtor is – withdrawn.	20	Have you ever seen this document	
21	You have no facts or reason to	21	before?	
22	believe right now that Mr. Ellington has any	22	A. No.	
23	employer other than the debtor, correct?	23	Q. Are you aware that the debtor served	
24	MR. BONDS: Objection, form.	24	document requests on the Bonds Ellis firm for	
25	A. I'd like to stick with: I don't	25	documents in connection with its motion for a	
	Page 68			Page 6
1	J. DONDERO	1	J. DONDERO	
2	preliminary injunction?	2	stenographer.)	
3	A. Yes.	3	BY MR. MORRIS:	
4	Q. How did you learn that?	4	Q. What instructions did you give her in	
5	A. I heard about it from my lawyers.	1		
		5	order to search for documents?	
6	Q. Okay. Did you oversee the search for		order to search for documents? A. I didn't – I didn't give her any.	
6 7		5		
	Q. Okay. Did you oversee the search for	5 6 7	A. I didn't – I didn't give her any.	
7	Q. Okay. Did you oversee the search for responsive documents?	5 6 7	A. I didn't – I didn't give her any. She worked with that and she had – she has full	
7 8 9	Q. Okay. Did you oversee the search for responsive documents? A. Response — I know we were responsive	5 6 7 8	A. I didn't – I didn't give her any. She worked with that and she had – she has full access to my e-mail, and I gave her my phone for	
7 8 9 10	Q. Okay. Did you oversee the search for responsive documents? A. Response – I know we were responsive and compliant, but I delegated it to my	5 6 7 8 9	A. I didn't – I didn't give her any. She worked with that and she had – she has full access to my e-mail, and I gave her my phone for the better part of a couple days in the office.	
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7 8	Q. Okay. Did you oversee the search for responsive documents? A. Response — I know we were responsive and compliant, but I delegated it to my assistants and the employees at Bonds Ellis. Q. Which assistants did you delegate this to? A. Tara Loiben. I think primarily Tara Loiben. Q. And who is Ms. Loiben? A. She's my assistant. Q. And who is she — A. I'm sorry? Q. Who is she employed by? A. I — I don't know for sure. I think Highland, but I don't know. I don't want to	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I didn't – I didn't give her any. She worked with that and she had – she has full access to my e-mail, and I gave her my phone for the better part of a couple days in the office. Q. You – until the end of 2020, you had an e-mail address with an HCMLP or a Highland e-mail address, right? A. Yes. Q. Have you stopped – has that e-mail address ceased to be in use? A. I've switched to an e-mail at the bank as of – whatever it was, last week or Q. In the year 2020, did you use any e-mail address other than the Highland e-mail address? A. No.	

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1	Page 70 J. DONDERO	1	J. DONDERO	Page 71
2	Q. Okay. And you understood that the	2	to my firm?	
3	debtor's document request called for the	3	A. Only in the most general – when	
4	production of all text messages that were	4	she'd print out a stack of them, I'd just thumb	
5	responsive to the requests, right?	5	through the stack of them, and that was it. But	
6	A. Yes.	6	other than that, no.	
7	Q. Can we just scroll down to the	7	Q. Did you do anything to satisfy	
8	requests themselves? Right there.	8	yourself that you had produced all responsive	
9	Do you see Request No. 3 is for all	9	documents?	
10	communications between you and any person	10	A. I trust Tara's work ethic and	
11	employed by the debtor?	11	capabilities, and I trust the lawyers at Bonds	
12	A. Yes.	12	Ellis, so I didn't – I didn't intervene or	
13	Q. And did you understand that the	13	supersede or supervise.	
14	request was limited to the time period of, I	14	Q. So you didn't do anything to make	
15	think, December 10th, 2020 to the end of the	15	sure you didn't do anything personally	
16	month?	16	withdrawn.	
17	A. I didn't read the details of this. I	17	You didn't take any steps personally	
18	didn't get into it. I didn't do the document	18	to make sure that all responsive documents had	
19	production that I believe was completed and	19	been produced, right?	
20	responsive. I delegated that.	20	MR. BONDS: Objection, form.	
21	Q. Did you review the documents before	21	A. I wasn't involved personally, but I	
22	they were produced? Do you know what was	22	do believe it was responsive and complete.	
23	produced? Withdrawn. Two different questions.	23	BY MR. MORRIS:	
24	Did you review the documents for	24	Q. Until early December, you had a phone	
25	completeness before your lawyers delivered them	25	that was bought and paid for by the debtor,	
	Page 72			Page 73
1	J. DONDERO	1	J. DONDERO	
2	right?	2	Q. I appreciate that, but I'm just	
3	A. Yes.	3	talking about the very specific phone that the	
4		٦	· · · · ·	
	Q. What happened to that phone?	4	debtor bought and paid for for your benefit. Who	
	A. It was disposed of as part of getting	4 5	made the decision to dispose and throw that phone	
	A. It was disposed of as part of getting a replacement phone in anticipation of	4 5 6	made the decision to dispose and throw that phone away?	
6	A. It was disposed of as part of getting a replacement phone in anticipation of potentially a transition.	4 5	made the decision to dispose and throw that phone away? MR. BONDS: Objection, form.	
5 6 7 8	A. It was disposed of as part of getting a replacement phone in anticipation of potentially a transition. Q. Who decided to dispose of it?	4 5 6	made the decision to dispose and throw that phone away? MR. BONDS: Objection, form. A. I – like I said, I understood it to	
6 7 8	A. It was disposed of as part of getting a replacement phone in anticipation of potentially a transition. Q. Who decided to dispose of it? A. That's historically what we've done	4 5 6 7	made the decision to dispose and throw that phone away? MR. BONDS: Objection, form. A. I – like I said, I understood it to be our standard process and protocol. I don't	
6 7 8 9	A. It was disposed of as part of getting a replacement phone in anticipation of potentially a transition. Q. Who decided to dispose of it? A. That's historically what we've done with all of our historic phones, when we've	4 5 6 7 8	made the decision to dispose and throw that phone away? MR. BONDS: Objection, form. A. I – like I said, I understood it to be our standard process and protocol. I don't know. I can't label anybody with the decision.	
6 7 8 9	A. It was disposed of as part of getting a replacement phone in anticipation of potentially a transition. Q. Who decided to dispose of it? A. That's historically what we've done with all of our historic phones, when we've gotten new phones. I've gotten a new phone, I	4 5 6 7 8 9 10	made the decision to dispose and throw that phone away? MR. BONDS: Objection, form. A. I – like I said, I understood it to be our standard process and protocol. I don't	
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1	J. DONDERO	74	1	J. DONDERO	Page 75
2	Q. You just throw it in the garbage?		2	Q. When exactly did you dispose of your	
3	You don't try to get a credit for it by returning		3	phone?	
4	it?		4	A. On or about when I got my new phone.	
5	A. No.		5	Q. Who at the debtor did you tell that	
6	Q. Okay. Did you ever speak with		6	you disposed of your phone?	
7	Mr. Ellington about your phone that was bought		7	A. I don't – I don't remember who. Was	
8	and paid for by the debtor?		8	it Jason Rothstein was involved in getting my new	
9	A. I think Ellington's phone and my		9	phone and knew that I was disposing of my old	
10	phone and I think – I think right around the		10	phone? I don't know who else knew. But again,	
11			11	it was standard procedure.	
12			12	Q. Did it ever occur to you to get the	
13	plan, it was time to move the phone ownership		13	debtor's consent before doing this?	
14	.		14	MR. BONDS: Objection, form.	
15	pay for it anymore anyway in another couple of		15	A. No.	
	weeks so, I –		16	BY MR. MORRIS:	
17	Q. Were you aware –		17	Q. Did you have the phone number	
18	A. I'm sorry, what's your question?		18	transferred to your personal account?	
19	Q. Are you aware that the UCC had asked		19	A. Yes.	
20	for your text messages before the time that you		20	Q. Did you ever ask the debtor for its	
21	disposed of your phone?		21	permission to do that?	
22	A. No.		22	A. No.	
23	Q. Nobody ever told you that the UCC		23	Q. Did you ever give the debtor notice	
24	wanted your phone?		24	that you were doing that?	
25	A. No.		25	A. I didn't believe it was necessary or	
1	J. DONDERO	e 76	1	J. DONDERO	Page 77
2	appropriate.		2	phones when we get new phones.	
3	Q. So you wanted it to be a secret?		3	BY MR. MORRIS:	
4	MR. BONDS: Objection, form.		4	Q. You were no longer an employee of the	
5	A. No. No, I wouldn't describe it as a		5	debtor at the time, correct?	
6	secret. I would say I didn't think it was		6	A. At the time? I believe I was an	
7	necessary or appropriate.		7	employee of the debtor since January.	
8	Every executive that's ever left		8	Q. Well, you stayed on as an unpaid	
9	Highland has always kept their phone number,		9	employee until mid October; isn't that right?	
10	period. Highland's never said, no, we're keeping		10	A. Right, but I – but I don't even	
11	the phone number, ever, out of the two or 300		11	think my phone was paid for by the debtor. I	
12	people that have come through Highland. And I		12	think my phone was paid for by shared services by	
13	don't believe most businesses try and retain the		13	NexPoint. I – I don't know what you're – I	
14	phone number of employees when they leave. It's		14	don't know what you're getting at or what	
15	ludicrous on its surface.		15	you're – you're asking me.	
16	BY MR. MORRIS:		16	Q. It's not complicated.	
17	Q. Okay. So let me just make sure that		17	Did you tell the debtor that you	
18	I understand this.		18	threw away your phone at any time until this	
19	You threw the phone – withdrawn.		19	deposition?	
20	Somebody threw the phone that the		20	A. Did I tell the debtor? Like I said,	
20 21	debtor bought and paid for in the garbage without		21	I didn't think it was the debtor's phone. No, I	
21 22	the debtor's knowledge or consent; is that right?			•	
	u ie uedioi 3 ni iowieuge of coliselit, is trat light?		22	did not tell the debtor or get permission. No, I	
			22	did not	
23	MR. BONDS: Objection, form.		23	did not.	
23 24	MR. BONDS: Objection, form. A. I'd just repeat my testimony, that		24	Q. And did you tell the debtor that you	
23	MR. BONDS: Objection, form. A. I'd just repeat my testimony, that				

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	Case 5.21-cv-00661-A Document 179-50 F			OSOT
1	Page 78 J. DONDERO	1	J. DONDERO	Page 79
2	A. No.	2	thought it was a bunch of senior execs. But –	
3	Q. And did Mr. Ellington help you change	3	Q. What's the basis –	
4	the phone number?	4	A. – who cares? Who cares? I didn't	
5	MR. BONDS: Objection, form.	5	care. I don't know. I mean –	
6	A. I didn't change the phone number.	6	Q. I don't care if you care or not. I'm	
7	BY MR. MORRIS:	7	asking you questions.	
8	Q. Withdrawn.	8	What is the basis for your statement	
9	Did Mr. Ellington help you have the	9	that other people besides you and Mr. Ellington	
10	phone number transitioned to your personal	10	changed the phone numbers?	
11	•	11	MR. BONDS: Objection, form.	
12	MR. BONDS: Objection, form.	12	A. That was my understanding. That was	
13	A. No. No. It was Jason – Jason	13	my understanding. But I don't – I don't recall	
14		14	specifics. I didn't pay attention.	
15	phone stuff.	15	BY MR. MORRIS:	
	BY MR. MORRIS:	16	Q. What is the basis for the	
17	Q. Did Mr. Ellington also change his	17	understanding? Did somebody tell you that?	
18	phone number to his own personal account?	18	MR. BONDS: Can you repeat the	
19	A. My understanding was there was	19	question?	
	numerous senior executives that changed their	20	BY MR. MORRIS:	
	phone in anticipation of being terminated by the	21		
21			Q. What is the basis for your	
	debtor shortly.	22	understanding? Did somebody tell you that	
23	Q. Who else did it?	23	employees of Highland other than Mr. Ellington	
24	A. I don't know. I thought it was – I	24	had changed the phone numbers?	
25	didn't think it was just Ellington and I. I	25	A. Yes. My understanding was everybody	
1	Page 80 J. DONDERO	1	J. DONDERO	Page 81
	had to move their phones in the next 30 days or	2	A. I don't know.	
3	next 25 days, based on Seery's termination	3	Q. He left it in Tara's desk, didn't he?	
4	notice.	4	A. On December 10th. But I don't know	
5	Q. Did Jim Seery – withdrawn. I'm	5	what he did on December 11th.	
6	perfectly fine.	6	Q. Did you tell him to do anything?	
7	MR. MORRIS: Can we put up Exhibit 6,	7	A. I don't – all I know is the phone's	
		8	been disposed of. That's all I know.	
8	please. (Dondero Deposition Exhibit 6	9	Q. Okay. Did you tell Mr. Rothstein to	
	marked.)	10		
10 11	BY MR. MORRIS:		take the phone out of Tara's desk and throw it in	
11		11	the garbage? A. I did not.	
12	Q. That's Jason Rothstein.	12		
13	Do you see that?	13	Q. Did you tell Tara to take the phone	
14	A. Yes.	14	out of her desk and throw it in the garbage?	
15	Q. He didn't throw the phone in the	15	A. I did not.	
16	garbage, did he?	16	MR. MORRIS: Okay. Can we put up	
17	A. I don't know.	17	Exhibit 7, please.	
18	Q. Well, according to the text that he	18	(Dondero Deposition Exhibit 7	
19	sent you on December 10th, he left your own –	19	marked.)	
20	old phone in the drawer of Tara's desk.	20	MR. MORRIS: Can we just scroll down	
21	Do you see that?	21	a little bit.	
22	A. Yes.	22	BY MR. MORRIS:	
23	Q. So he didn't think that it was his	23	Q. Is this a text message from you to	
24	responsibility as of December 10th to throw it in	24	Tara?	
25	the garbage, did he?	25	A. Yep.	

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1	Page 82 J. DONDERO	1	J. DONDERO	Page 83
2	Q. If we could scroll up just a little	2	Q. Did you ever speak with Mr. Ellington	
3	bit so we can see the date.	3	about your document production?	
4	Well, it doesn't have a date, but do	4	A. No.	
5	you recall when you asked Tara to come in to	5	Q. Did Mr. Ellington play any role in	
6	work – (audio malfunction) –	6	searching for, reviewing or producing responsive	
7	(Clarification requested by the	7	documents?	
8	stenographer.)	8	A. Nope.	
9	BY MR. MORRIS:	9	Q. Did you ever speak with Mr. Leventon	
10	Q. – to come in to work on discovery.	10	about your document production?	
11	Do you recall when you sent this text message,	11	A. Nope.	
12	Mr. Dondero?	12	Q. Did Mr. Leventon play any role in	
13	A. No.	13	searching for, reviewing or producing responsive	
14	Q. Do you know how Tara withdrawn.	14	documents?	
15	Did Tara come in to work on discovery	15	A. Nope.	
16	•	16	Q. Did you ever speak with anybody	
17	A. Yes.	17	employed by the debtor, other than Tara, about	
18	Q. And did you give her any instructions	18	your document production?	
19	on what to do?	19	A. Tara's got an assistant, or my other	
20	A. Again, just generally.	20	assistant that works with Tara, Kelly, would have	
21	Q. What were the general instructions	21	been the only other person.	
22	that you gave her?	22	She might have been – Tara had to go	
23	A. Work with the Bonds Ellis guys.	23	back and see her girls during lunch, so I think	
	Here's the access to my computer and my phone.	24	she used Kelly to do some of the legwork.	
2 4 25	Be complete and be responsive.	25	Q. Let's talk about the TRO for a	
23	be complete and be responsive.	25	Q. Let's talk about the 11\O lot a	
1	Page 84 J. DONDERO	1	J. DONDERO	Page 85
	second.	2	A. Not at this moment.	
3	MR. MORRIS: Can we put up Exhibit 9,	3	MR. MORRIS: Can you put up	
4	please.	4	Exhibit 10, please.	
5	(Dondero Deposition Exhibit 9	5	(Dondero Deposition Exhibit 10	
	marked.)		marked.)	
7	BY MR. MORRIS:	7	BY MR. MORRIS:	
8	Q. This is the temporary restraining	8	Q. All right. Have you seen this letter	
9	order that was signed on December 10th.	9	before, sir?	
10	Do you see that?	10	A. No. I mean, not specifically. I	
11	If we could scroll down just a little	11	probably received it, but I haven't read it.	
12	bit. Yeah.	12	Q. All right. I just want to go back to	
13	A. Okay.	13	the phone for a second to see if I can nail this	
14	Q. You've never seen this document	14	down.	
15	before, right?	15	Did you dispose of the phone	
16	A. Yes, I haven't read it.	16	somewhere around December 10th, 2020?	
17	Q. And I know I asked you earlier today	17	A. I – I don't know. Probably.	
17 18	what your understanding was of how this order	18	•	
	•		Q. Well, we just looked at that e-mail,	
19 20	restrained you.	19	right, that was from Mr. Rothstein.	
20	Do you remember those questions?	20	MR. MORRIS: Can we get that back?	
21	A. Yes.	21	A. Yes.	
22	Q. Okay. Is there anything, upon	22	MR. MORRIS: I just want to see what	
23	reflection, that you need to add in order to make	23	the date of that was. Yes. Okay.	
24	the record complete as to your understanding of	24	BY MR. MORRIS:	
25	the scope of the injunction?	25	Q. So that's December 10th at 6:25 p.m.,	

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1	Page 8 J. DONDERO	⁵ 1	J. DONDERO	Page 8
	right?	2	that the phone was anywhere other than Tara's	
3	A. Yes.	3		
4	Q. Okay. So according to Mr. Rothstein,	4	A. I don't know.	
5	as of that date at that time, your phone was in	5	Q. You have no reason to believe that	
6	Tara's desk, right?	6		
7	A. Yes.	7	•	
8	Q. You have no reason to disbelieve	8		
9	that, do you?	9	Q. Do you know how it came to be that	
10	MR. BONDS: Can you repeat the	10		
11	question? I'm sorry.	11	•	
' ' 12	MR. MORRIS: Withdrawn.	12	•	
12 13	BY MR. MORRIS:	13	•	
14	Q. So is it fair to say, then, that the	14	•	
15 ເຂ	phone was disposed of and thrown in the garbage sometime after December 10th?	15		
16 17		16		
17	A. I don't know.	17	, 11	
18	Q. Well, as of December 10th,	18		
19	Mr. Rothstein told you that it was in Tara's	19	, ,	
20	desk, right?	20	,	
21	A. Yes.	21		
22	Q. Okay. So if he Jason's not a	22	•	
23	liar, is he?	23	1 3 7	
24	A. No.	24	, 13	
25	Q. Do you have any reason to believe	25	Do you see the first full paragraph	
1	Page 8 J. DONDERO	B 1	J. DONDERO	Page 8
2	there beginning "On December 22nd"?	2		
3	A. I'm going to have to get up and read	3		
4	that. Just hold on a sec.	4	A. That – all right. What's your	
5	Q. Okay. Take your time.	5		
6	A. Yes, I see that.	6	Q. Is there anything inaccurate about	
7	Q. Okay. Having read that paragraph, do		the first sentence?	
ι Q		8		
o o	you have any basis to dispute any of the statements in that paragraph?		,	
9 10		9		
10 11	MR. BONDS: I'm sorry. Can you read	10		
1 ว	it again or can you ask your question again?	11		
2	MR. MORRIS: Sure. I'd like to know	12	,	
۱3 ا	if Mr. Dondero has any basis to dispute any	13	· .	
14	assertion made in that paragraph.	14		
15	A. I disagree with every sentence in	15		
16	that paragraph based on my 30 years of experience	16	, 3	
17	and understanding how to operate a registered	17	, ,	
18	investment advisor and how to do it in the	18		
19	interest of performance, investors and a	19		
20	registered investment advisor.	20		
21	BY MR. MORRIS:	21	Q. Okay. So but it's true, then, that	
		- 1		
22	Q. All right. Let's try this	22		
22 23	Q. All right. Let's try this differently. I shouldn't have done that.	23	around December 22nd to stop doing the trades of	
22 23 24	Q. All right. Let's try this differently. I shouldn't have done that. The first sentence, do you have any	23 24	around December 22nd to stop doing the trades of Avaya and Sky, correct?	
23	Q. All right. Let's try this differently. I shouldn't have done that.	23	around December 22nd to stop doing the trades of Avaya and Sky, correct?	

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1 J. DONDER	<u> </u>	Page 90	1	J. DONDERO	Page 91
2 Q. Near the closing			2	couldn't have waited until January or February.	
3 going to go back in time ju			3	There's no business purpose in	
4 on Friday the 18th, Mr. So			4	selling any of those securities, yet he's pushing	
5 Seery wanted to sell thes	•		5	them through for self-serving or vindictive	
•	•		١.		
6 A. I don't recall that s	•		6	reasons. I – or maybe trying to get more issues	
	kay. Can we put up		7	in front of the judge. I have no idea, but	
8 Exhibit 11, please.	: F. Libit 44		8	this – this stuff makes absolutely no sense and	
9 (Dondero Deposit	ION EXNIDIT 11		9	no business purpose.	
10 marked.)	A 116		10	But I'm sorry, what's your question?	
	Okay. And if we can		11	MR. MORRIS: Okay. I move to strike	
12 just go down to the botto	m of it. Yeah.		12	and I'd ask you to listen to my question.	
13 BY MR. MORRIS:			13	BY MR. MORRIS:	
14 Q. So that e-mail at			14	Q. It's simply that you learned, just	
15 Mr. Seery's direction to s	ell Avaya securities		15	before the closing bell on Friday, December 18th,	
16 from the CLOs, right?			16	that Mr. Seery wanted to sell Avaya securities	
17 A. I don't know wha			17	out of the CLOs?	
18 I don't know if this is fuzz			18	MR. BONDS: Objection, form.	
19 getting worse, but can w	_		19	THE WITNESS: Yeah, hold on. I need	
20 bit, or I'm going to have to	o get up each time.		20	to interrupt for a second. When you strike	
21 Yeah. This is nut	ty and vindictive.		21	something, does that mean it doesn't end up in	
22 I think everybody realizes	s that there's no		22	the record?	
23 liquidity in the markets the	e three days before		23	MR. MORRIS: The judge will decide	
24 Thanksgiving and Christi	mas. There's no urgency		24	whether or not it does. It's my request that the	
25 or reason to sell any of th	ese securities that		25	judge strike it from the record. She'll make the	
		Page 92			Page 93
1 J. DONDER	0		1	J. DONDERO	3
2 ruling.			2	execute these sales?	
THE WITNESS:	Okay. But then my		3	A. Yes.	
4 lawyer can ask to put it in	as my understanding		4	Q. After the TRO was issued, did you	
5 of something at the end of	r something of the		5	ever instruct any employees of NPA or HCMFA not	
6 deposition or			6	to interfere or impede with the debtor's	
7 MR. MORRIS: 10	don't want to give you		7	management of the CLOs?	
8 legal advice, Mr. Donderd	o, but yes, that's		8	A. No.	
9 generally how it works.			9	Q. To the best of your knowledge, did	
•	Okay. Thank you.		10	anyone ever instruct the employees of NPA and	
11 BY MR. MORRIS:	•		11	HCMFA not to interfere or impede with the	
12 Q. So again, the qu	estion is simply		12	debtor's management of the CLOs?	
13 whether you learned nea			13	A. No.	
14 Friday, December 18th, 1	•		14	Q. Did you ever provide a copy of the	
15 sell Avaya shares out of	•		15	TRO to any employees of NPA and HCMFA?	
16 MR. BONDS: OI			16	A. I did not.	
17 A. It appears so.	•		17	Q. Do you know if anybody ever provided	
18 BY MR. MORRIS:			18	a copy of the TRO to any of the employees of NPA	
19 Q. Okay. And can	vou just scroll un		19	and HCMFA?	
20 above that, please. And			20	A. I do not know.	
21 Do you see that N	•			MR. MORRIS: Okay. Can we put up	
•	/ir Sowin in fact		171		
			21	• • • • • • • • • • • • • • • • • • • •	
• •			22	Exhibit 12, please.	
23 A. Yes.	?		22 23	Exhibit 12, please. (Dondero Deposition Exhibit 12	
A. Yes.Q. And it was on the	?		22	Exhibit 12, please.	

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•		•	
		•	
•			
	18	•	
Q. Okay. Were you aware that this	19	championed – I pushed and encouraged the chief	
letter was sent at the time that it was?	20	compliance officer and the general counsel to do	
A. I was aware, yes.	21	what they believed was right as rigorously as	
Q. And these are the same entities,	22	possible, and it manifested itself in the letters	
except for CLO Holdco, that had filed the prior	23	that you're speaking of.	
motion that was denied by the Court, right?	24	Q. And you – and you approved of these	
A. I'm sorry, ask that question again.	25	letters, right?	
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· ·		•	
	-		
	/	Q. And who controls the DAF?	
(Clarification requested by the	_	A O 10 "	
•	8	A. Grant Scott.	
stenographer.)	9	Q. Who is the beneficial owner of the	
stenographer.) BY MR. MORRIS:	9	Q. Who is the beneficial owner of the DAF?	
stenographer.) BY MR. MORRIS: Q. – to the debtor?	9 10 11	Q. Who is the beneficial owner of the DAF? A. Three char three or four	
stenographer.) BY MR. MORRIS: Q. – to the debtor? THE STENOGRAPHER: And the answer	9 10 11 12	Q. Who is the beneficial owner of the DAF? A. Three char- – three or four charitable organizations.	
stenographer.) BY MR. MORRIS: Q. – to the debtor? THE STENOGRAPHER: And the answer again, please?	9 10 11	Q. Who is the beneficial owner of the DAF?A. Three char three or four charitable organizations.Q. And who controls CLO Holdco?	
stenographer.) BY MR. MORRIS: Q. – to the debtor? THE STENOGRAPHER: And the answer	9 10 11 12	Q. Who is the beneficial owner of the DAF? A. Three char- – three or four charitable organizations.	
stenographer.) BY MR. MORRIS: Q. – to the debtor? THE STENOGRAPHER: And the answer again, please?	9 10 11 12 13	 Q. Who is the beneficial owner of the DAF? A. Three char- – three or four charitable organizations. Q. And who controls CLO Holdco? A. I don't know exactly. Q. Do you? 	
stenographer.) BY MR. MORRIS: Q. – to the debtor? THE STENOGRAPHER: And the answer again, please? MR. BONDS: And I objected as to	9 10 11 12 13 14	 Q. Who is the beneficial owner of the DAF? A. Three char- – three or four charitable organizations. Q. And who controls CLO Holdco? A. I don't know exactly. 	
stenographer.) BY MR. MORRIS: Q. – to the debtor? THE STENOGRAPHER: And the answer again, please? MR. BONDS: And I objected as to form.	9 10 11 12 13 14 15	 Q. Who is the beneficial owner of the DAF? A. Three char- – three or four charitable organizations. Q. And who controls CLO Holdco? A. I don't know exactly. Q. Do you? 	
stenographer.) BY MR. MORRIS: Q. – to the debtor? THE STENOGRAPHER: And the answer again, please? MR. BONDS: And I objected as to form. THE STENOGRAPHER: And the answer	9 10 11 12 13 14 15 16	 Q. Who is the beneficial owner of the DAF? A. Three char three or four charitable organizations. Q. And who controls CLO Holdco? A. I don't know exactly. Q. Do you? A. No. 	
stenographer.) BY MR. MORRIS: Q. – to the debtor? THE STENOGRAPHER: And the answer again, please? MR. BONDS: And I objected as to form. THE STENOGRAPHER: And the answer again, please?	9 10 11 12 13 14 15 16 17	Q. Who is the beneficial owner of the DAF? A. Three char- – three or four charitable organizations. Q. And who controls CLO Holdco? A. I don't know exactly. Q. Do you? A. No. Q. And who are the possibilities?	
stenographer.) BY MR. MORRIS: Q. – to the debtor? THE STENOGRAPHER: And the answer again, please? MR. BONDS: And I objected as to form. THE STENOGRAPHER: And the answer again, please? A. I was aware that letters were being	9 10 11 12 13 14 15 16 17 18	Q. Who is the beneficial owner of the DAF? A. Three char- – three or four charitable organizations. Q. And who controls CLO Holdco? A. I don't know exactly. Q. Do you? A. No. Q. And who are the possibilities? A. CLO Holdco, my understanding is it	
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1	Page 98 J. DONDERO	1	J. DONDERO	Page 99
2	Q. You've never asked that question?	2	This is the – I think you've	
3	A. Nope.		testified – I'm trying to speed this up a little	
4	Q. Did you ever instruct any of the	4	bit, believe it or not – that you supported the	
5	advisors or funds to withdraw this letter?		sending of this particular letter, right? And if	
6	MR. BONDS: Objection, form.	6	you need to read more of it, let me know.	
7	A. No.	7	A. No, I – again, the thrust of it, the	
8	BY MR. MORRIS:		theme of it, the – when you think bad or illegal	
9	Q. To the best of your knowledge, has		or regulatorily inappropriate stuff has happened,	
10	anyone on behalf of the advisors, the funds or	10	what did you do, when you knew it, et cetera.	
11	CLO Holdco ever instructed K&L Gates to withdraw	11	And I think the responsibilities of that	
12	this letter?	12	transcend a lot of things, you know.	
13	A. Not that I'm aware of.	13	Q. But you are aware that these very	
14	Q. Okay. I want to just see if I can	14	same entities, except for CLO Holdco, had	
15	refresh your recollection a bit.	15	advanced the very same arguments to the	
16	When you talked about the DAF and	16	bankruptcy court just six days earlier and their	
17	HarbourVest, is it possible that you're confusing	17	motion is denied, right?	
18	that with HCLOF?	18	MR. BONDS: Objection, form.	
19	A. You know, you're right. It could be.	19	A. Yes. And with all due respect to the	
20	Maybe it is CLO Holdco – you know what, let me	20	Court, it doesn't mean that it was wrong or	
21	just – let me not speculate. But the CLO Holdco	21	inappropriate to advance the argument.	
22	might just be the DAF, and the combined entity	22	BY MR. MORRIS:	
23	might be the level above that. I – I don't know	23	Q. Okay. But having advanced the	
24	exactly. Let me leave it at that.	24	argument on December 16th and having had it	
25	Q. Okay. That's fair.	25	rejected, you support these entities pressing the	
	Page 100		Р	000 101
1		1		age 101
1	J. DONDERO	1 2	J. DONDERO	age 101
2	J. DONDERO same arguments again against the debtor, right?	2	J. DONDERO MR. BONDS: Objection, form.	age 101
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1	Page 102 J. DONDERO	1	J. DONDERO	ge 103
2	Q. And who made the decision to reject	2	representing them has sought fit to make an	
3	the debtor's offer?	3	appropriate counteroffer?	
4	A. Made a decision to reject the	4	A. We can get an appropriate	
5	reject the – it wasn't a rejection of the offer	5	counteroffer out tomorrow.	
6	as much as a disagreement that that is the way	6	Q. Okay. Is there anything that's	
7	CLO contracts transfer, that the manager doesn't	7	prevented that over the last month instead of	
8	have the right to extort from the next manager	8	writing letters and engaging in this litigation?	
9	when the investors want to transfer.	9	A. The fundamental prerequisites were so	
10	So there's a facilitation that	10	inappropriate that it dissuaded us from putting a	
11	Highland could provide, but Highland is not in a	11	normal, commercial, reasonable thing forward.	
12	position, based on our understanding of the	12	But we'll put something commercial, reasonable	
13	market, to demand consideration.	13	and appropriate through tomorrow, and we'll see	
14	Q. Okay. Who made the decision to	14	how far it goes.	
15	reject the offer?	15	Q. Did you support the sending of this	
16	A. I was involved in that. It wasn't a	16	particular letter at the time it was sent?	
17	formal rejection, but it was a view that it was	17	A. I – generally, yes.	
18	an inappropriate offer.	18	Q. Okay. Have you authorized any of the	
19	Q. Did anybody decide or suggest that	19	entities on this letter to initiate the process	
20	maybe we should make an appropriate offer?	20	to remove the debtor as the fund manager of any	
21	A. Not yet.	21	CLO?	
22	Q. Was there any reason why, for the	22	MR. BONDS: Objection, form.	
23	past month, when the debtor has provided an	23	A. That's not my position, and it's not	
24	opportunity to transfer these CLO management	24	without legal considerations regarding what's	
25	contracts, that none of the advisors or anybody	25	subject to a stay and what's appropriate at this	
_	D 404			
1	Page 104	1		ge 105
1 2	J. DONDERO	1 2	J. DONDERO	ge 105
2	J. DONDERO juncture.	2	J. DONDERO take steps to initiate the process to remove the	ge 105
١.	J. DONDERO juncture. But – but I believe, subject to	1 2 3 4	J. DONDERO take steps to initiate the process to remove the debtor?	ge 105
2	J. DONDERO juncture. But – but I believe, subject to whatever is legally appropriate, they should and	2	J. DONDERO take steps to initiate the process to remove the debtor? MR. BONDS: I'm sorry, can you repeat	ge 105
2 3 4	J. DONDERO juncture. But – but I believe, subject to whatever is legally appropriate, they should and they will be moving to replace the manager as	2 3 4	J. DONDERO take steps to initiate the process to remove the debtor?	ge 105
2 3 4 5	J. DONDERO juncture. But – but I believe, subject to whatever is legally appropriate, they should and	2 3 4 5	J. DONDERO take steps to initiate the process to remove the debtor? MR. BONDS: I'm sorry, can you repeat the question?	ge 105
2 3 4 5	J. DONDERO juncture. But – but I believe, subject to whatever is legally appropriate, they should and they will be moving to replace the manager as quickly as possible and holding the manager	2 3 4 5 6	J. DONDERO take steps to initiate the process to remove the debtor? MR. BONDS: I'm sorry, can you repeat the question? BY MR. MORRIS:	ge 105
2 3 4 5 6 7	J. DONDERO juncture. But – but I believe, subject to whatever is legally appropriate, they should and they will be moving to replace the manager as quickly as possible and holding the manager responsible for bad acts prior to transfer.	2 3 4 5 6 7	J. DONDERO take steps to initiate the process to remove the debtor? MR. BONDS: I'm sorry, can you repeat the question? BY MR. MORRIS: Q. Don't you have the power to do that?	ge 105
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1	Page 106 J. DONDERO	1	J. DONDERO	Page 107
2	limits of bankruptcy court is, but I can't be –	2	the funds and the advisors to cease and desist	
3	I've got too many other things to do to be	3	from taking any steps to replace the debtor as	
4	directly involved in the details, so I'm not	4	the portfolio manager of the CLOs?	
5	involved in the details.	5	A. That would be inappropriate. I'm not	
6	Q. I see.	6	sure it would be illegal, but I think it would be	
7	Did you ever instruct the parties	7	a regulatory breach, and I think it would not be	
8	that are signatory – withdrawn.	, g	in the best interest of investors if we were to	
9	Did you ever instruct K&L Gates to	9	agree to anything like that. I think that's nuts	
10	withdraw this letter?	10	and it's nutty to ask that.	
11	A. No.	11	Q. People say that about me all the	
12	Q. To the best of your knowledge, has	12	time.	
13	anybody on behalf of the advisors, the funds or	13	Did you ever exchange any e-mails or	
1/	CLO Holdco ever instructed K&L Gates to withdraw		texts with any employee of the parties on this	
1 4 15	this letter?	14	document, on the issue of whether or how to	
15 16	A. No.	15	•	
16 17		16	remove the debtor as the CLO's fund manager?	
17 10	Q. Will you commit that each of the	17		
18	entities on whose behalf this letter was sent	18	Q. Did you ever discuss with any	
19	will cease and desist from taking any steps to	19	employee of the debtor the topic of removing the	
20	initiate the process to remove the debtor as the	20	debtor as the portfolio manager of the CLOs?	
21	CLO manager?	21	A. Not that I recall.	
22	MR. BONDS: Objection, form.	22	MR. MORRIS: Okay. It's 1:35. Can	
23	A. Say that again.	23	we just take a ten-minute break and resume – is	
24	BY MR. MORRIS:	24	it 12:35 where you are, Mr. Dondero? We'll	
25	Q. Will you commit on behalf of each of	25	resume at 1:45 Eastern, 12:45 Central.	
1	Page 108 J. DONDERO	1	J. DONDERO	Page 109
2	THE WITNESS: I'm sorry, I can't hear	2	(Recess taken, 12:36 p.m. to	
3	you. We return at what time?	3	12:49 p.m. CST)	
4	MR. MORRIS: In ten minutes, at	4	THE VIDEOGRAPHER: 12:49 p.m.,	
5	12:45.	5	Central Standard Time. We're back on the record.	
6	MR. BONDS: And I want to say too,	6	BY MR. MORRIS:	
7	•	7		
ر و	John, that your notice showed that there was a	0	Q. All right. Can you hear me,	
	1:30 deposition Central Time of somebody else,	0	Mr. Dondero? A. Yes.	
	and we intend – I mean, we planned on that, so	9		
	we're going to need to be through at 1:30.	10	Q. Is it fair – do you think it's fair	
11	MR. MORRIS: Yeah, you can do that if	11	to say that your personal interests are adverse	
	you want. You can do that if you want, but the	12	to the debtor's?	
13		13	A. No.	
14 4	20 minutes late and we took at least a 35-minute	14	Q. They asked for your resignation back	
15	break for Mr. Dondero. So you leave whenever you	15	in October, right?	
16	want, but be guided by that.	16	A. Yes.	
17	Let's take a break.	17	Q. And you opposed the debtor's plan on	
18	MR. BONDS: Well, I'm telling you	18	file, right?	
19	that if you want to go forward, you can.	19	A. Yes.	
20	MR. MORRIS: I will. Thank you. I	20	Q. And you objected to the debtor's	
21	appreciate that.	21	settlement with ACIS; is that right?	
22	THE WITNESS: All right. See you	22	A. Yes.	
23	guys in 10 minutes.	23	Q. And you're going to object to the	
24	THE VIDEOGRAPHER: 12:36 p.m.,	24	debtor's settlement with HarbourVest; is that	
25	Central Standard Time. We're off the record.	25	right?	

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Page 110 J. DONDERO	1	J. DONDFRO	Page 111
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	24		
A. No.	25	they sought the pause of the sale of CLO assets.	
Page 112	1	J. DONDERO	Page 113
Do you remember that those two	2	so much.	
Do you remember that those two motions were on the calendar a couple of weeks	2	so much. And then Mr. Lynn wrote: That said,	
Do you remember that those two motions were on the calendar a couple of weeks ago?	2 3 4	so much. And then Mr. Lynn wrote: That said, we must have a witness now.	
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	J. DONDERO MR. BONDS: Objection, form. A. I don't know for sure. I believe so. I don't know. BY MR. MORRIS: Q. And the debtor commenced an adversary proceeding against you; is that right? MR. BONDS: Objection, form. A. I'm not aware of that in particular. BY MR. MORRIS: Q. The debtor sought and obtained a TRO against you; isn't that right? A. Oh. Okay, yes. Q. And they also started a lawsuit? They filed a complaint against you – is that right – for preliminary and permanent injunctive relief? A. I'm aware of it, yes. Q. And the debtor has removed you from its offices, right? A. Yes. Q. And based on all of that, would you agree that your personal interests are adverse to the debtor? A. No.	J. DONDERO MR. BONDS: Objection, form. A. I don't know for sure. I believe so. I don't know. BY MR. MORRIS: Q. And the debtor commenced an adversary proceeding against you; is that right? MR. BONDS: Objection, form. A. I'm not aware of that in particular. BY MR. MORRIS: Q. The debtor sought and obtained a TRO against you; isn't that right? A. Oh. Okay, yes. Q. And they also started a lawsuit? They filed a complaint against you – is that right – for preliminary and permanent injunctive relief? A. I'm aware of it, yes. Q. And the debtor has removed you from its offices, right? A. Yes. Q. And based on all of that, would you agree that your personal interests are adverse to the debtor? A. No.	J. DONDERO MR. BONDS: Objection, form. A. I don't know for sure. I believe so. Idon't know. BY MR. MORRIS: Q. And the debtor commenced an adversary proceeding against you; is that right? MR. BONDS: Objection, form. A. I'm not aware of that in particular. BY MR. MORRIS: Q. The debtor sought and obtained a TRO against you; isn't that right? A. Oh. Okay, yes. Q. And they also started a lawsuit? They filed a complaint against you – is that right – for preliminary and permanent injunctive retief? A. I'm aware of it, yes. Q. And the debtor has removed you from its offices, right? A. Yes. Q. And based on all of that, would you agree that your personal interests are adverse to the debtor? A. No. Page 112 1 J. DONDERO 2 Q. Okay. Since the TRO was entered, have you ever discussed your litigation strategy with Mr. Ellington? A. Not – no. Not that I'm aware of. C. That's not the subject of our conversations. The's more of a go-between, and he's more of an overall strategist. A. Not – no. Not that I'm aware of. C. That's not the subject of our conversations. The's more of a go-between, and he's more of an overall strategist. A. Not – no. Not that I'm aware of. C. A. Not – no. Not that I'm aware of. C. A. Not – no. Not that I'm aware of. C. A. Not – no. Not that I'm aware of. C. A. Not – no. Not that I'm aware of. C. A. Not – no. Not that I'm aware of. C. A. Not – no. Not that I'm aware of. C. A. Not – no. Not that I'm aware of. C. A. Not – no. Not that I'm aware of. C. A. Not – no. Not that I'm aware of. C. A. Not – no. Not that I'm aware of. C. A. Not – no. Not that I'm aware of. C. A. Not – no. Not that I'm aware of. C. A. Not – no. Not that I'm aware of. C. A. Not – no. Not that I'm aware of. C. The debtor subject of our conversations. The's more of a go-between, and he's a strategist for your – you lead to the subject of our conversations. The's more of a go-between, and he's a strategist for your – you lead to the subject of ur conversations. The's more of a go-between, and he's a strategist for your – you lead to th

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1	Page 114 J. DONDERO	1	J. DONDERO	Page 115
2	question, if you know.	2	Exhibit 16, please.	
3	A. Okay.	3	(Dondero Deposition Exhibit 16	
4	Q. Do you recall if you produced this	4	marked.)	
5	e-mail in discovery?	5	MR. MORRIS: Scroll down to the	
6	A. I have no idea.	6	bottom. Not that far. Right there.	
7	Q. Do you recall looking to	7	BY MR. MORRIS:	
8	Mr. Ellington for leadership in helping to	8	Q. So this is an e-mail from Mr. Draper	
9	coordinate all the lawyers acting on your behalf	9	to you on December 16th.	
10	and on behalf of the entities owned and	10	Do you see that?	
11	controlled by you?	11	A. Yes.	
12	A. I know I needed some coordination,	12	MR. BONDS: I'm going to object.	
13	but I think I went in a different direction, and		Mr. Draper is a lawyer.	
		13	MR. MORRIS: He is. I understand	
14 15	that's why I brought on Douglas Draper, and he's			
15 16	been functioning in that role of joint defense and coordination.	15	that. MD PONDS: Anything that was	
16 17			MR. BONDS: Anything that was	
	Q. But you did tell Mr. Ellington, after the TRO was entered, that you needed him to	17	produced that relates to Douglas Draper and Mike	
18	· · · · · · · · · · · · · · · · · · ·	18	Lynn and Jim Dondero is attorney-client	
19	provide leadership with respect to the	19	privileged.	
20	coordination of your litigation interests, right?	20	MR. MORRIS: You're entitled to make	
21	A. I – I don't – I don't remember.	21	that assertion, but if we just look at the top so	
22	Like I said, I ended up going in a different	22	we can clear this up. All the way to the top.	
23	direction, but I – I don't – I don't know as	23	Mr. Dondero forwards this to Mr. Ellington.	
24	far as your question is concerned.	24	Mr. Ellington is not Mr. Dondero's personal	
25	MR. MORRIS: Okay. Can we put up	25	lawyer. He is the lawyer for the debtor, and	
_				
1	Page 116	1	.L DONDERO	Page 117
1	J. DONDERO	1 2	J. DONDERO A. What I do know is Douglas Draper has	Page 11
2	J. DONDERO your firm doesn't represent any business	2	A. What I do know is Douglas Draper has	Page 11
2	J. DONDERO your firm doesn't represent any business interest, so there's no claim that this is	3	A. What I do know is Douglas Draper has put together a mutual defense agreement, and I	Page 11
2 3 4	J. DONDERO your firm doesn't represent any business interest, so there's no claim that this is somehow provided pursuant to a shared services	3 4	A. What I do know is Douglas Draper has put together a mutual defense agreement, and I think the 16th is right about when he came on	Page 11
2 3 4	J. DONDERO your firm doesn't represent any business interest, so there's no claim that this is somehow provided pursuant to a shared services agreement. Unless you can tell me that there's a	3	A. What I do know is Douglas Draper has put together a mutual defense agreement, and I think the 16th is right about when he came on board. He had to reach out and get people's	Page 11
2 3 4 5 6	J. DONDERO your firm doesn't represent any business interest, so there's no claim that this is somehow provided pursuant to a shared services agreement. Unless you can tell me that there's a common – (audio malfunction) –	2 3 4 5 6	A. What I do know is Douglas Draper has put together a mutual defense agreement, and I think the 16th is right about when he came on board. He had to reach out and get people's e-mails and contact information and be able to	Page 11
2 3 4 5 6 7	J. DONDERO your firm doesn't represent any business interest, so there's no claim that this is somehow provided pursuant to a shared services agreement. Unless you can tell me that there's a common – (audio malfunction) – (Clarification requested by the	2 3 4 5 6 7	A. What I do know is Douglas Draper has put together a mutual defense agreement, and I think the 16th is right about when he came on board. He had to reach out and get people's e-mails and contact information and be able to coordinate it.	Page 11
2 3 4 5 6 7 8	J. DONDERO your firm doesn't represent any business interest, so there's no claim that this is somehow provided pursuant to a shared services agreement. Unless you can tell me that there's a common – (audio malfunction) – (Clarification requested by the stenographer.)	2 3 4 5 6 7 8	A. What I do know is Douglas Draper has put together a mutual defense agreement, and I think the 16th is right about when he came on board. He had to reach out and get people's e-mails and contact information and be able to coordinate it. But he's now fully engaged and fully	Page 117
2 3 4 5 6 7 8 9	J. DONDERO your firm doesn't represent any business interest, so there's no claim that this is somehow provided pursuant to a shared services agreement. Unless you can tell me that there's a common – (audio malfunction) – (Clarification requested by the stenographer.) MR. MORRIS: – a common interest	2 3 4 5 6 7 8 9	A. What I do know is Douglas Draper has put together a mutual defense agreement, and I think the 16th is right about when he came on board. He had to reach out and get people's e-mails and contact information and be able to coordinate it. But he's now fully engaged and fully functional in that role. Ellington is not	Page 11
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1	J. DONDERO	Page 118	1	J. DONDERO	Page 119
2	Ellington participate in the drafting of the		2	to Mr. Ellington on December 16th?	
3	joint interest or mutual defense agreement?		3	A. I don't remember.	
4	A. No.		4	Q. What leadership were you looking for?	
5	Q. Did Isaac Leventon participate in the		5	A. I can't piece it together from here.	
6	drafting of a joint defense or mutual defense		6	I don't remember. I can't piece it together from	
7	agreement?		7	the e-mail, and I don't remember.	
8	A. No.		8	Q. Why did you need Mr. Ellington to	
9	Q. Did you ever discuss with either of		9	provide leadership?	
10	them the topic of a joint defense or a mutual		10	A. I don't know.	
11	defense agreement?		11	Q. Does –	
12			12	A. I don't remember.	
13	A. That was entirely with Draper.		13		
	Q. Okay. Let's scroll up the page a		١	Q. Okay. Does looking at the topic, a	
14	little bit. There's a response from Mr. Lynn.		14	list for a joint meeting, refresh your	
15	Do you see that?		15	recollection that you wanted Mr. Ellington to	
16	A. Yes.		16	coordinate all of the lawyers working on your	
17	Q. And then if we scroll up a little		17	behalf and on behalf of the entities in which you	
18	further, you forward it to Mr. Ellington, right?		18	own an interest?	
19	If we can go to the –		19	A. No. I mean, because that was the	
20	A. Yes.		20	beginning of the string, but the middle of the	
21	Q. And you said: I'm going to need you		21	string starts going in different directions. I	
22	to provide leadership here.		22	can't say - I can't say what I wanted him to	
23	Have I read that correctly?		23	have leadership with.	
24	A. Yes.		24	Q. Can you think of any – any issue at	
25	Q. Why did you send this e-mail string		25	all, looking at this e-mail string, as to what he	
1	J. DONDERO	Page 120	1	J. DONDERO	Page 121
	would be providing leadership for if it's not to			not part of the working group, and I'm not sure	
	coordinate your defense counsel?		3	which, if one or both, of the employee groups	
4	A. I don't want to speculate, but			he's in.	
	again – I don't want to speculate, but again,		5	Q. So there's two employee groups; is	
	the middle of the string looks like it goes in			that right?	
			7	_	
	different directions than just forming the mutual			A. I'm beyond my involvement and expertise, but I thought there were two employee	
	defense thing. Q. Okay. So you have no recollection				
9				groups, but I don't even know that for sure.	
10	why you forwarded this e-mail to Mr. Ellington on		10	Q. And has your counsel conferred with	
11	December 16th and why you told him that you need		11	counsel for either or both of the employee	
12	him to provide leadership here; is that your		12	groups?	
13	testimony?		13	MR. BONDS: I'm sorry, can you repeat	
14	A. Correct.		14	the question?	
15	Q. Is Mr. Ellington a party to any joint		15	MR. MORRIS: Yes.	
16	defense or mutual defense agreement that you're a		16	BY MR. MORRIS:	
17	party to?		17	Q. Has your counsel at Bonds Ellis	
18	A. I believe the employees' counsel is		18	conferred with counsel for either or both of the	
19	part of the working group, although I've been on		19	employee groups?	
20	calls when the employees' counsel has been on and		20	A. I don't know.	
21	when it hasn't. But I don't even - I think the		21	MR. MORRIS: John, I would call for	
22	employee group is divided into a couple different		22	the immediate production of any	
23	groups, and I don't know if Ellington is part of		23	MR. BONDS: I don't think we have it,	
24	both groups.		24	but I can check on that.	
	both groups. But I – Ellington individually is		24 25	but I can check on that. MR. MORRIS: I would call for the	

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1	Page 122 J. DONDERO	1	J. DONDERO	Page 123
2	immediate production of any joint defense or	2	Q. Did Mr. Ellington ever participate in	
3	mutual defense agreement to which any debtor	3	any conference calls with your counsel at Bonds	
4	employee is a party –	4	Ellis?	
	MR. BONDS: I don't think that there	5	A. Not that – not that I recall.	
5		١.		
6	are any.	6	Ellington's time has been spent primarily, the	
7	MR. MORRIS: And I would call for any		vast majority, representing and working with the	
8	drafts, okay?	8	employee group. I know that. It's been	
9	MR. BONDS: Again, I don't think	9	difficult to get his attention on anything else	
10	there are any.	10		
11	MR. MORRIS: Okay. You can give me	11	Q. Listen carefully to my question. I'm	
12	that representation.	12	not asking you to tell me what Mr. Ellington	
13	BY MR. MORRIS:	13	does. I'm simply asking whether you know that	
14	Q. Let's look at the top, at	14	Mr. Ellington has participated in conference	
15	Mr. Ellington's response. And what did he tell	15	calls with your counsel at Bonds Ellis at any	
16	you in response to your statement that you need	16	time after December 10th.	
17	him to provide leadership?	17	A. I don't know.	
18	A. You mean the two words there?	18	Q. Did you ever participate in any calls	
19	Q. Yep.	19	with Mr. Ellington and any lawyer at Bonds Ellis?	
20	A. It looks like he typed back: On it.	20	A. Over the year, for sure. There have	
21	Q. Yeah.	21	been – earlier in the year there were several	
22	Did Mr. Ellington subsequently	22	times, but I can't recall one recently.	
23	provide leadership, as you had asked?	23	Q. So you have no recollection of ever	
24	A. I don't remember. Nothing I can	24	participating in a phone call with Mr. Ellington	
25	recall.	25	and any lawyer at Bonds Ellis at any time since	
	Page 124			Page 12
1		1	LDONDEDO	raye 12
	J. DONDERO	1	J. DONDERO	rage 12
2	J. DONDERO December 10th; is that your testimony?	2	for the financial statements for Dugaboy and Get	raye 12
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1	Page 120 J. DONDERO	1	J. DONDERO	Page 127
2	MR. MORRIS: Okay.	2	I will tell you that Jim Seery	
3	So you can answer that question, sir.	3	instructed them to provide those documents	
4	A. I think there have been several times	4	because they're in the debtor's possession,	
5	over the last year that Dugaboy financials have	5	custody and control.	
6	been requested by a variety of entities. I don't	6	I will tell you that there's no	
7	know when or recently or if the UCC requested it	7	shared services agreement between Dugaboy or Get	
8	recently.	8	Good and the debtor, and there is no basis for	
	BY MR. MORRIS:	9	those – for Mr. Ellington and Mr. Leventon to	
10	Q. You know a number of different	10	have obstructed the debtor's obligation to	
11	parties have asked for the Dugaboy and Get Good	11	provide those documents except in Mr. Dondero's	
12	financial statements; is that right?	12	·	
13	MR. BONDS: I'm going to object to	13		
14	any answer that you may give following up on	14	witness not to answer the question.	
15	Dugaboy. Dugaboy is not subject to the TRO and	15	·	
		16	-	
16 17	MR. MORRIS: John, there is a text	17		
17 18	message that we're going to get to in a moment,	18	basis. I think that you've gone far, far from	
19	so I'll end the suspense. Mr. Dondero	19	3.	
20	specifically says: Don't produce the Dugaboy	20		
21	financial statements without a subpoena. Those	21	MR. BONDS: - specifically -	
	documents were in the debtor's possession. I	22	, .	
23	will tell you that I personally made at least a	23	Go ahead, John.	
24	half a dozen requests of Mr. Ellington and	24	MR. BONDS: Specifically, it's the	
25	Mr. Leventon for those documents.	25	TRO and the injunction.	
1	Page 120 J. DONDERO	1	J. DONDERO	Page 129
2	MR. MORRIS: Correct. And the TRO	2	A. I believe so.	
3	specifically – I know Mr. Dondero doesn't know	3	Q. Do you know what her title is?	
4	this because he hasn't read the document, but in	4	A. No.	
	addition to the things that he mentioned, it also	5	Q. Do you directly or indirectly	
	prevents him from interfering with the debtor's	6	control – withdrawn.	
7		7		
•	business.	'	Do you directly or indirectly own	
8 0	The debtor is a litigant here. The	8	Dugaboy?	
9	debtor has an obligation to provide these	9	A. No.	
10	documents. And he interfered with that	10	Q. Who owns Dugaboy?	
11	obligation.	11	MR. BONDS: I'm going to instruct the	
12	Let me ask my questions and you can	12	·	
13	direct him not to answer every single time if you	13	, , ,	
14	want, okay?	14	your counselor's advice?	
15	MR. BONDS: Okay.	15		
16	BY MR. MORRIS:	16		
17	Q. Do you know a woman named Melissa,	17	Q. Who controls Dugaboy?	
18	Mr. Dondero?	18	3 3	
19	A. Yes.	19	•	
20	Q. And who is that?	20		
21	A. She's my personal accountant.	21	MR. MORRIS: Are you going to	
22	Q. Does she work at the Highland	22	follow yeah, we'll do this every time, John,	
23	offices?	23	•	
24	A. Yes.	24	MR. BONDS: That's fine.	
25	Q. Is she employed by the debtor?	25	MR. MORRIS: So I apologize. I	

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		Daga 120			Page 13
1	J. DONDERO	Page 130	1	J. DONDERO	Page 13
2	appreciate, you know, you do your job, I'll do		2	A. I – I don't know.	
3	mine.		3	BY MR. MORRIS:	
4	Mr. Dondero, are you going to follow		4	Q. Okay. Are you familiar with an	
5	your counsel's advice?		5	entity called Get Good?	
6	THE WITNESS: Yes.		6	A. Yes.	
7	BY MR. MORRIS:		7	Q. Do you directly or indirectly own Get	
8	Q. To the best of your knowledge,		8	Good?	
9	Dugaboy does not have a shared services agreement		9	A. No.	
10	with the debtor, correct?		10	Q. Do you control, directly or	
11	You can answer, sir.		11	indirectly, Get Good?	
12	THE WITNESS: I'm not answering,		12	A. I don't believe so.	
13	right? I'm not answering any questions on this		13	Q. Who owns Get Good?	
4	subject.		14	MR. BONDS: I'm going to instruct the	
15	MR. MORRIS: Only if your lawyer		15	witness not to answer the question.	
16	instructs you to do that, and he hasn't done that		16	MR. MORRIS: Are you going to follow	
17	for this question.		17	your counselor's advice?	
18	MR. BONDS: I'm going to instruct the		18	THE WITNESS: Yes.	
19	witness not to answer the question.		19	BY MR. MORRIS:	
20	MR. MORRIS: You're not going to let		20	Q. Who controls Get Good?	
21	him answer whether Dugaboy has a shared services		21	MR. BONDS: Instruct the witness not	
	agreement with the debtor?		22	to answer the question.	
23	MR. BONDS: I think that you're		23	MR. MORRIS: Are you going to follow	
	entitled to that, so Jim, you can answer that		24	your counselor's advice, Mr. Dondero?	
	question.		25	THE WITNESS: I'm going to follow his	
		Page 132			Page 133
1	J. DONDERO	Ü	1	J. DONDERO	Ü
2	advice, yes.		2	witness not to answer the question.	
3	BY MR. MORRIS:		3	MR. MORRIS: Are you going to follow	
4	Q. To the best of your knowledge, Get		4	your counselor's advice?	
5	Good does not have a shared services agreement		5	THE WITNESS: Yes.	
6	with the debtor, does it?		_	BY MR. MORRIS:	
7	THE MITHEON ON IN 11 1		6	DT IVIN. IVIONNIS.	
	THE WITNESS: Can I answer that or		6 7	Q. Did you ever communicate with anybody	
8	not answer that one?		7		
			7	Q. Did you ever communicate with anybody	
9	not answer that one?		7 8	Q. Did you ever communicate with anybody at any time who was employed by the debtor	
9 10	not answer that one? MR. BONDS: Yes, you can.		7 8 9	Q. Did you ever communicate with anybody at any time who was employed by the debtor regarding the production of the Dugaboy and Get	
9 10 11	not answer that one? MR. BONDS: Yes, you can. A. I don't know.		7 8 9 10	Q. Did you ever communicate with anybody at any time who was employed by the debtor regarding the production of the Dugaboy and Get Good financial statements?	
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8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	not answer that one? MR. BONDS: Yes, you can. A. I don't know. BY MR. MORRIS: Q. Did you ever discuss the request by any party to produce the financial statements of Get Good and Dugaboy with Scott Ellington? MR. BONDS: I'm going to tell you — advise you not to answer the question. MR. MORRIS: Are you going to follow your counselor's advice? THE WITNESS: Yes. BY MR. MORRIS: Q. Did you ever communicate with		7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Did you ever communicate with anybody at any time who was employed by the debtor regarding the production of the Dugaboy and Get Good financial statements? MR. BONDS: I'm going to instruct the witness not to answer the question. MR. MORRIS: Are you going to follow your counselor's advice? THE WITNESS: Yes. BY MR. MORRIS: Q. Melissa is Melissa Schroth, right? A. Yes. Q. She's an executive accountant employed by the debtor, right? A. Yes.	

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1	Page 134 J. DONDERO	1	J. DONDERO	Page 135
2	MR. BONDS: You can answer the	2	details without a subpoena?	
	question.	3	A. No, but that would – I mean, I stand	
4	A. I don't remember.	4	behind that response, but I don't remember why.	
5	MR. MORRIS: Okay. Can we put up	5	Q. Do you remember who was asking for	
	Exhibit 17, please.	6	the documents?	
7	(Dondero Deposition Exhibit 17	7	A. Nope.	
	marked.)	8	Q. Do you remember any discussion with	
9	MR. MORRIS: Can you scroll down a	9	any person at any time concerning the production	
10	little bit? I'm sorry. Scroll up so we can see	10	of the Dugaboy or Get Good financial statements?	
11	who this text was sent to.	11	A. Nope.	
12	BY MR. MORRIS:	12	Q. Do you have any objection to the	
13	Q. Is that Melissa Schroth?	13	debtor producing the Dugaboy and Get Good	
14	A. Yes.	14	financial statements?	
15	Q. And if we scroll back down, do you	15	A. I'm sorry, say that again?	
16	see that you tell Ms. Schroth on December 16th:	16	Q. Would you consent to the debtor's	
17	No Dugaboy details without a subpoena?	17	production of the Get Good and Dugaboy financial	
18	A. Yes.	18	statements?	
19	Q. That's a text that you sent to her on	19	A. With a subpoena. I stand by that	
20	December 16th, correct?	20	statement, yeah.	
21	A. I believe so.	21	Q. Okay. Do you know of any reason why	
22	Q. What prompted you to send this text?	22	Mr. Ellington and Mr. Leventon would have failed	
23	A. I don't know.	23	to respond to Mr. Seery's instruction to produce	
23 24	Q. You don't have any recollection as to	24	the Dugaboy and Get Good financial statements	
2 4 25	why you would tell Melissa, quote, no Dugaboy	25	that were requested by the – (audio	
20	wity you would tell ivielissa, quote, no bugaboy	25	that were requested by the - (addio	
1	Page 136 J. DONDERO	1	J. DONDERO	Page 137
	malfunction) –	2	A. I – I don't – I don't – it might	
3	(Clarification requested by the	3	have been for part of the shared defense, mutual	
	stenographer.)		have been for part of the shared delense, matadi	
		١.	defense whatever agreement but that's	
		4	defense, whatever, agreement, but that's – that's the only reason why I would have asked for	
	BY MR. MORRIS:	4 5	that's the only reason why I would have asked for	
6	BY MR. MORRIS: Q. – UCC?	4 5 6	that's the only reason why I would have asked for it.	
6 7	BY MR. MORRIS: Q. – UCC? A. I don't want to speculate.	4 5 6 7	that's the only reason why I would have asked for it. Q. Okay. What's your understanding as	
6 7 8	BY MR. MORRIS: Q. – UCC? A. I don't want to speculate. Q. Have you heard of the law firm	4 5 6 7 8	that's the only reason why I would have asked for it. Q. Okay. What's your understanding as to – (audio malfunction) –	
6 7 8 9	BY MR. MORRIS: Q. – UCC? A. I don't want to speculate. Q. Have you heard of the law firm Baker & McKenzie?	4 5 6 7 8 9	that's the only reason why I would have asked for it. Q. Okay. What's your understanding as to – (audio malfunction) – (Clarification requested by the	
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6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	BY MR. MORRIS: Q. – UCC? A. I don't want to speculate. Q. Have you heard of the law firm Baker & McKenzie? A. Yes. Q. Does that firm or any lawyer at that firm represent you in your individual capacity? A. No. Q. Does that firm or any lawyer at that firm represent any entity in which you have a direct or indirect ownership interest? A. No. Not that I'm aware of, no. Q. I'm sorry, one second. Does that firm or any lawyer at that firm represent any entity that you directly or indirectly control? A. Not that I'm aware of.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	that's the only reason why I would have asked for it. Q. Okay. What's your understanding as to – (audio malfunction) – (Clarification requested by the stenographer.) BY MR. MORRIS: Q. – the parties to that mutual defense agreement that you just referred to, or shared defense? A. I – it's what I've testified already, Douglas Draper is coordinating it. I'm – I'm not sure whether the employees are on it or not, and I'm not sure if there's one employee group or two employee groups, and I'm not sure if one or both of them are part of that agreement or not. But the – in recent history, my only	

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4	Page 138			Page 139
1	J. DONDERO	1	J. DONDERO	r age 100
2	Q. Have you ever spoken with an attorney	2	Q. Why did you want the Baker & McKenzie	
3	at Baker McKenzie?	3	contact information?	
4	A. No, I have not.	4	A. I was trying to help Draper	
5	MR. MORRIS: Okay. Can you put up	5	coordinate the mutual shared defense agreement.	
6	Exhibit 18, please.	6	Q. And it was your intent and desire to	
7	(Dondero Deposition Exhibit 18	7	have the Baker McKenzie firm participate in that	
8	marked.)	8	agreement, right?	
9	BY MR. MORRIS:	9	A. No. I'm not a lawyer. The	
10	Q. That's Mr. Leventon. Do I have that	10	appropriateness of who's in that group under what	
11	right?	11	circumstances representing who was a legal	
12	A. Yes.	12	decision made by Draper.	
13	Q. And you're communicating with him on	13	Q. So why didn't you just have Draper	
14	or around – after December 10th, right?	14	deal with this? Why did you deal with it?	
15	A. Yes.	15	A. He was scurrying around, moving	
16	Q. Okay. And if you could scroll down a	16	quickly, trying to get contact information for	
17	little bit, right there, on December 22nd, you	17	potential various different parties. I was just	
18	asked Mr. Leventon to send you the Baker &	18	helping him get the contact information.	
19	McKenzie contact person, right?	19	Q. And you –	
20	A. Yes.	20	MR. BONDS: I'm going to instruct you	
21	Q. And if you scroll down a little bit.	21	not to say anything relating to this as far as	
22	Did he ever send that to you?	22	what he and Draper discussed.	
 23	A. I'm sorry?	23	BY MR. MORRIS:	
-0 24	Q. Did he ever send that to you?	24	Q. You were aware at the time that you	
25	A. I don't know. I don't remember.	25	asked for the Baker & McKenzie contact	
1	J. DONDERO	1	J. DONDERO	Page 141
2	information that Baker & McKenzie was a law firm	2	but don't interrupt his answers.	
3	that – that employees were considering retaining	3	BY MR. MORRIS:	
4	for their personal interests, right?	4	Q. Baker McKenzie was ultimately	
5	A. I knew they were involved with the	5	retained by some group of the debtor's employees,	
6	employees. Whether – whether or when they were	6	correct?	
7	engaged and by which employee group and – I	7	A. I believe so.	
8	don't have details like that. I never did.	8	Q. Do you know how Baker McKenzie got	
9	Q. But the one thing that you did know,	9	their retainer, their retainer money?	
10		10	A. No idea.	
11	information, is that Baker & McKenzie would be	11	Q. Do you know – are you familiar with	
12	representing some group of Highland employees,	12	an entity called Gov Re?	
14	correct?	13	A. Yes.	
			/ t. 100.	
13			O What's Gov Re?	
13 14	A. Or they might be. Or they were being	14	Q. What's Gov Re?	
13 14 15	A. Or they might be. Or they were being interviewed at the time. I think they weren't	14 15	A. It's a Bermuda-based reinsurance	
13 14 15 16	A. Or they might be. Or they were being interviewed at the time. I think they weren't formally engaged until later. I don't know these	14 15 16	A. It's a Bermuda-based reinsurance company.	
13 14 15 16 17	A. Or they might be. Or they were being interviewed at the time. I think they weren't formally engaged until later. I don't know these details and never did.	14 15 16 17	A. It's a Bermuda-based reinsurance company. Q. Do you have an ownership interest in	
13 14 15 16 17 18	A. Or they might be. Or they were being interviewed at the time. I think they weren't formally engaged until later. I don't know these details and never did. MR. BONDS: I'm going to instruct the	14 15 16 17 18	A. It's a Bermuda-based reinsurance company. Q. Do you have an ownership interest in Gov Re?	
13 14 15 16 17 18	A. Or they might be. Or they were being interviewed at the time. I think they weren't formally engaged until later. I don't know these details and never did. MR. BONDS: I'm going to instruct the witness —	14 15 16 17 18 19	A. It's a Bermuda-based reinsurance company. Q. Do you have an ownership interest in Gov Re? A. I don't know.	
13 14 15 16 17 18 19 20	A. Or they might be. Or they were being interviewed at the time. I think they weren't formally engaged until later. I don't know these details and never did. MR. BONDS: I'm going to instruct the witness – THE WITNESS: I'm sorry, what?	14 15 16 17 18 19 20	A. It's a Bermuda-based reinsurance company. Q. Do you have an ownership interest in Gov Re? A. I don't know. Q. Do any – do any entities in which	
13 14 15 16 17 18 19 20 21	A. Or they might be. Or they were being interviewed at the time. I think they weren't formally engaged until later. I don't know these details and never did. MR. BONDS: I'm going to instruct the witness – THE WITNESS: I'm sorry, what? MR. BONDS: You need to stop.	14 15 16 17 18 19 20 21	A. It's a Bermuda-based reinsurance company. Q. Do you have an ownership interest in Gov Re? A. I don't know. Q. Do any — do any entities in which you have an interest have an ownership interest	
13 14 15 16 17 18 19 20 21 22	A. Or they might be. Or they were being interviewed at the time. I think they weren't formally engaged until later. I don't know these details and never did. MR. BONDS: I'm going to instruct the witness – THE WITNESS: I'm sorry, what? MR. BONDS: You need to stop. THE WITNESS: Okay.	14 15 16 17 18 19 20 21 22	A. It's a Bermuda-based reinsurance company. Q. Do you have an ownership interest in Gov Re? A. I don't know. Q. Do any – do any entities in which you have an interest have an ownership interest in Gov Re?	
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13 14 15 16 17 18 19 20 21 22 23	A. Or they might be. Or they were being interviewed at the time. I think they weren't formally engaged until later. I don't know these details and never did. MR. BONDS: I'm going to instruct the witness – THE WITNESS: I'm sorry, what? MR. BONDS: You need to stop. THE WITNESS: Okay. MR. MORRIS: Why is that? Please	14 15 16 17 18 19 20 21 22 23	A. It's a Bermuda-based reinsurance company. Q. Do you have an ownership interest in Gov Re? A. I don't know. Q. Do any – do any entities in which you have an interest have an ownership interest in Gov Re? A. I don't know.	

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1	J. DONDERO	Page 142	1	J. DONDERO	Page 14
2	Q. Do you make any decisions on behalf			or 2:45.	
	of Gov Re?		3	THE VIDEOGRAPHER: 1:32 p.m. Central	
4	A. Not recently. Not in the last year.		4	Standard Time. We're off the record.	
	In prior years, I think I've helped them with		5	(Recess taken, 1:32 p.m. to	
	investments and some strategy, but not recently.		6	1:50 p.m. CST)	
7	Q. Do you know whether Gov Re has made		7	THE VIDEOGRAPHER: 1:50 p.m. Central	
8	any payment to Baker & McKenzie in the last		8	Standard Time. We're back on the record.	
	30 days?		9	BY MR. MORRIS:	
10	A. I have no idea.		10	Q. I just have a few more minutes here.	
11	Q. Did you ever have a communication		11	Going back to Gov Re, Mr. Dondero,	
12	with anybody at any time in the last 30 days as		12	are you on the board of that entity?	
3	to (audio malfunction)		13	A. I don't know.	
4	(Clarification requested by the		14	Q. Can you identify any person who sits	
5	stenographer.)		15	on that board?	
6	BY MR. MORRIS:		16	A. No.	
7	Q as to whether Gov Re would pay		17	Q. Do you know how many people sit on	
8	money to Baker & McKenzie on behalf of some of		18	that board?	
9	the debtor's employees?		19	A. No.	
20	A. Nope. No, I have no idea. I've		20	Q. Do you have an understanding as to	
21	never heard the daisy chain you're connecting.		21	who makes decisions as to whether or not Gov Re	
2	I've never heard it before.		22	should make – (audio malfunction) –	
23	MR. MORRIS: Let's take a break. I		23	(Clarification requested by the	
24	might be finished. The time now is 2:32, or 1:32		24	stenographer.)	
25	Central. Let's just come back sharply at 1:45,		25	MR. MORRIS: Withdrawn.	
	LDONDEDO	Page 144	4	LDONDEDO	Page 14
1	J. DONDERO		1	J. DONDERO	
	BY MR. MORRIS:		2	Q. Since December 10th, 2020, have you	
3 1	Q. Mr. Dondero, do you know who makes decisions on behalf of Gov Re as to whether or		3	had any communications with any employee of the	
			5	debtor concerning the pot plan?	
o 6	not to make payments on claims? A. No.			A. It's been a struggle to put together a pot plan. There's been an intentional block of	
o 7				any information, even assets, at Highland, so any	
-	Q. Did you ever participate in any decisions concerning the payment of claims made			pot plan is a stab in the dark for me when I put	
U	under a Gov Re policy?			it forward, relative to current assets and likely	
a	under a COV INC policy!		u		
				•	
0	A. Not in five years. I think I was		10	outcome.	
0	A. Not in five years. I think I was more involved five years ago, but I don't		10 11	outcome. But developing the pot plan has been	
0 1 2	A. Not in five years. I think I was more involved five years ago, but I don't remember.		10 11 12	outcome. But developing the pot plan has been something I think that's been applauded by the	
10 11 12 13	A. Not in five years. I think I was more involved five years ago, but I don't remember. Q. So you don't know if you sit on the		10 11 12 13	outcome. But developing the pot plan has been something I think that's been applauded by the judge; at different times it's been encouraged by	
10 11 12 13	A. Not in five years. I think I was more involved five years ago, but I don't remember. Q. So you don't know if you sit on the board of directors, you don't know who makes		10 11 12 13 14	outcome. But developing the pot plan has been something I think that's been applauded by the judge; at different times it's been encouraged by creditors, you know. But the only people – Dave	
0 1 2 3 4 5	A. Not in five years. I think I was more involved five years ago, but I don't remember. Q. So you don't know if you sit on the board of directors, you don't know who makes decisions to pay claims, and you can't identify		10 11 12 13 14 15	outcome. But developing the pot plan has been something I think that's been applauded by the judge; at different times it's been encouraged by creditors, you know. But the only people – Dave Klos has helped with creating the model so that	
0 1 2 3 4 5 6	A. Not in five years. I think I was more involved five years ago, but I don't remember. Q. So you don't know if you sit on the board of directors, you don't know who makes decisions to pay claims, and you can't identify any members of the board; is that right?		10 11 12 13 14 15 16	outcome. But developing the pot plan has been something I think that's been applauded by the judge; at different times it's been encouraged by creditors, you know. But the only people – Dave Klos has helped with creating the model so that the model makes sense and adds up and is	
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0 1 2 3 4 5 6 7 8	A. Not in five years. I think I was more involved five years ago, but I don't remember. Q. So you don't know if you sit on the board of directors, you don't know who makes decisions to pay claims, and you can't identify any members of the board; is that right? A. Correct. Q. Okay. And you don't know if you have		10 11 12 13 14 15 16 17 18	outcome. But developing the pot plan has been something I think that's been applauded by the judge; at different times it's been encouraged by creditors, you know. But the only people – Dave Klos has helped with creating the model so that the model makes sense and adds up and is distributable. Dave Klos has been the person that I've accessed throughout the year regarding	
0 1 2 3 4 5 6 7 8	A. Not in five years. I think I was more involved five years ago, but I don't remember. Q. So you don't know if you sit on the board of directors, you don't know who makes decisions to pay claims, and you can't identify any members of the board; is that right? A. Correct. Q. Okay. And you don't know if you have an indirect or direct ownership interest in		10 11 12 13 14 15 16 17 18 19	outcome. But developing the pot plan has been something I think that's been applauded by the judge; at different times it's been encouraged by creditors, you know. But the only people – Dave Klos has helped with creating the model so that the model makes sense and adds up and is distributable. Dave Klos has been the person that I've accessed throughout the year regarding the pot plan.	
0 1 1 2 3 4 5 6 7 8 9	A. Not in five years. I think I was more involved five years ago, but I don't remember. Q. So you don't know if you sit on the board of directors, you don't know who makes decisions to pay claims, and you can't identify any members of the board; is that right? A. Correct. Q. Okay. And you don't know if you have an indirect or direct ownership interest in Gov Re; is that right?		10 11 12 13 14 15 16 17 18 19 20	outcome. But developing the pot plan has been something I think that's been applauded by the judge; at different times it's been encouraged by creditors, you know. But the only people — Dave Klos has helped with creating the model so that the model makes sense and adds up and is distributable. Dave Klos has been the person that I've accessed throughout the year regarding the pot plan. Q. And is it fair to say that you've	
0 1 1 2 3 4 4 5 6 7 8 9 20	A. Not in five years. I think I was more involved five years ago, but I don't remember. Q. So you don't know if you sit on the board of directors, you don't know who makes decisions to pay claims, and you can't identify any members of the board; is that right? A. Correct. Q. Okay. And you don't know if you have an indirect or direct ownership interest in Gov Re; is that right? A. Correct.		10 11 12 13 14 15 16 17 18 19 20 21	outcome. But developing the pot plan has been something I think that's been applauded by the judge; at different times it's been encouraged by creditors, you know. But the only people — Dave Klos has helped with creating the model so that the model makes sense and adds up and is distributable. Dave Klos has been the person that I've accessed throughout the year regarding the pot plan. Q. And is it fair to say that you've communicated with Mr. Klos about the pot plan	
10 11 12 13 14 15 16 17 18 19 20 21	A. Not in five years. I think I was more involved five years ago, but I don't remember. Q. So you don't know if you sit on the board of directors, you don't know who makes decisions to pay claims, and you can't identify any members of the board; is that right? A. Correct. Q. Okay. And you don't know if you have an indirect or direct ownership interest in Gov Re; is that right? A. Correct. Q. Okay. You've spent some time over		10 11 12 13 14 15 16 17 18 19 20 21 22	outcome. But developing the pot plan has been something I think that's been applauded by the judge; at different times it's been encouraged by creditors, you know. But the only people – Dave Klos has helped with creating the model so that the model makes sense and adds up and is distributable. Dave Klos has been the person that I've accessed throughout the year regarding the pot plan. Q. And is it fair to say that you've communicated with Mr. Klos about the pot plan since December 10th, 2020?	
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Not in five years. I think I was more involved five years ago, but I don't remember. Q. So you don't know if you sit on the board of directors, you don't know who makes decisions to pay claims, and you can't identify any members of the board; is that right? A. Correct. Q. Okay. And you don't know if you have an indirect or direct ownership interest in Gov Re; is that right? A. Correct.		10 11 12 13 14 15 16 17 18 19 20 21	outcome. But developing the pot plan has been something I think that's been applauded by the judge; at different times it's been encouraged by creditors, you know. But the only people — Dave Klos has helped with creating the model so that the model makes sense and adds up and is distributable. Dave Klos has been the person that I've accessed throughout the year regarding the pot plan. Q. And is it fair to say that you've communicated with Mr. Klos about the pot plan	

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2	Q. Okay. Can you identify any other	2	I never did, no.	
3	employees of the debtor with whom you've	3	MR. MORRIS: Okay. I have no further	
4	discussed the pot plan with since December 10th,	4	questions, just two points that I'd like to make.	
5	2020?	5	John, will you agree on behalf of	
6	A. No.	6	Mr. Dondero to have him appear at Friday's	
7	Q. Did you discuss it with	7	hearing when the preliminary injunction takes	
8	Mr. Waterhouse?	8	place or do I need to serve a subpoena?	
9	A. Mr. Waterhouse is Klos' direct	9	MR. BONDS: No, we haven't made that	
1			decision yet.	
10	supervisor. He probably had an awareness of it from those conversations. I don't recall. I	10		
1			MR. MORRIS: Okay. Will you accept a	
12	mean, I don't maybe I mean, there have	12	subpoena on behalf of Mr. Dondero? MR. BONDS: Sure.	
13	been, maybe, peripherally, not significant, I	13		
14	don't think, since the 16th, but I don't recall.	14	MR. MORRIS: Okay. We'll get that	
1	Q. Did you ever get any balance sheets	15	over to you tomorrow.	
16	or financial information about MultiStrat from	16	And then lastly, the deposition of	
17	Scott Ellington?	17	Andrew Clubok has been adjourned to a date to be	
18	A. No.	18	determined.	
19	Q. Did you ever get any financial	19	MR. BONDS: Okay.	
20	information, including balance sheets, concerning	20	MR. MORRIS: Thank you very much,	
21	MultiStrat, from Isaac Leventon?	21	all.	
22	A. No. They – I wouldn't believe that	22	MR. BONDS: Thanks.	
23	those guys would have it. I wouldn't even think	23	THE VIDEOGRAPHER: 1:56 p.m. –	
24	to ask them for it. It wouldn't be — I don't	24	1:57 p.m. Central Standard Time. We're off the	
25	think it's natural for them to have it. But no,	25	record. This concludes the deposition.	
1	Page 148 J. DONDERO	1		Page 149
2	(Time noted: 1:57 p.m. CST)	2	CERTIFICATE	
3	,	3		
4		4	I, MICHAEL E. MILLER, FAPR, RDR, CRR,	
5		5	Notary Public in and for the State of Texas, do	
6		6	hereby certify:	
7		7	That JAMES D. DONDERO, the witness	
8		8	whose deposition is hereinbefore set forth, was	
9	JAMES D. DONDERO	9	duly sworn by me and that such deposition is a	
10		10	true record of the testimony given by such	
11	Subscribed and sworn to before me this	11	witness;	
12	day of, 20	12	That pursuant to FRCP Rule 30,	
13		13	signature of the witness was not requested by the	
14		14	witness or other party before the conclusion of	
15		15	the deposition;	
16		16	I further certify that I am not	
17		17	related to any of the parties to this action by	
18		18	blood or marriage; and that I am in no way	
		1.0	interested in the outcome of this matter.	
19		19		
19 20		20	IN WITNESS WHEREOF, I have hereunto	
			IN WITNESS WHEREOF, I have hereunto set my hand on January 5, 2021.	
20		20		
20 21		20 21		
20 21 22		20 21 22		
20 21 22 23		20 21 22 23	set my hand on January 5, 2021.	

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1
            Dondero - 5-28-2021
2
       IN THE UNITED STATES BANKRUPTCY COURT
3
        FOR THE NORTHERN DISTRICT OF TEXAS
              DALLAS DIVISION
4
5
   In re:
   HIGHLAND CAPITAL
6
                                  Case No.
   MANAGEMENT, LP,
                               ) 19-34054 L.P.
                        Chapter 11
         Debtor,
8
   HIGHLAND CAPITAL MANAGEMENT, )
9
   LP,
10
          Plaintiff,
                        ) Adversary No.
                      ) 21-03003-sgi
11
       VS.
    JAMES D. DONDERO,
12
13
          Defendant.
14
15
            REMOTE DEPOSITION OF
16
               JAMES DONDERO
17
18
              Pages 103 - 282
19
               Dallas, Texas
20
         Friday, 28th day of May, 2021
21
22
23
    Job No. 194690
24
    Reported by:
25
    Daniel J. Skur, Notary Public and CSR
```

Case 3:21-cv-00881-X Document 179-30 Filed 01/09/24 Page 57 of 200 PageID 56985

1		Page 104			Page 105
1	Dondero - 5-28-2021	rage 104	1	Dondero - 5-28-2021	r age 100
2			3	A P P E A R A N C E S: Pachulski Stang Ziehl & Jones	
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7			8	Stinson	
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9	9:33 a.m 1:59 p.m.		10	3102 Oak Lawn Avenue	
10				Dallas, Texas 75219	
11			11	BY: Deborah Deitsch-Perez	
12	Remote Deposition of JAMES DONDERO,		12	B1. Debotali Delisch-Felez	
13	located in Dallas, Texas, before Daniel J.		40	Michael Aigen, Esq.	
14	Skur, Notary Public and Certified Shorthand		13	Paul Lackey, Esq.	
15	Reporter in and for the State of Texas		14		
16	located in Waxahachie, Texas.		15	Sidley Austin	
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19			17	Dallas, Texas 75201	
20			18		
21			19	BY: Paige Montgomery, Esq.	
22			20		
23			21 22	ALSO PRESENT:	
24			23	Davor Rukavina, NexPoint La Asia Canty	
25			24		
			25		
1	Dondero - 5-28-2021	Page 106	1	Dondero - 5-28-2021	Page 107
2			2	PROCEEDINGS	
3	IT IS HEREBY STIPULATED AND AGREED		3	REMOTE ORAL DEPOSITION OF	
4	by and between the attorneys for the respective		4	JAMES DONDERO	
5	parties herein, that filing and sealing be and		5	(REPORTER NOTE: This deposition is	
6	the same are hereby waived.		6	being conducted remotely in accordance with	
7	IT IS FURTHER STIPULATED AND AGREED		7	the Current Emergency Order regarding the	
8	that all objections, except as to the form of		8	COVID-19 State of Disaster.	
9	the question, shall be reserved to the		9	Today's date is the 28th day of	
10			10	May, 2021. The time is 9:33 a.m. Daylight	
11	IT IS FURTHER STIPULATED AND AGREED		11	Savings Time. The witness is located in	
12	that the within deposition may be sworn to and		12	Dallas, Texas.)	
13			13	JAMES DONDERO,	
14			14	having been duly cautioned and swom to tell	
15			15	the truth, the whole truth and nothing but the	
ı ''	effect as if signed and sworn to before the				
16			16	truth, testified as follows:	
l			16 17	truth, testified as follows: (9:33 A.M.)	
16	Court.		17	(9:33 A.M.)	
16 17	Court.		17 18	(9:33 A.M.) EXAMINATION	
16 17 18	Court.		17 18 19	(9:33 A.M.) EXAMINATION BY MR. MORRIS:	
16 17 18 19	Court.		17 18 19 20	(9:33 A.M.) EXAMINATION BY MR. MORRIS: Q. Good morning, Mr. Dondero.	
16 17 18 19 20	Court.		17 18 19 20 21	(9:33 A.M.) EXAMINATION BY MR. MORRIS: Q. Good morning, Mr. Dondero. A. Morning.	
16 17 18 19 20 21	Court.		17 18 19 20 21 22	(9:33 A.M.) EXAMINATION BY MR. MORRIS: Q. Good morning, Mr. Dondero. A. Morning. Q. It's John Morris, again, from	
16 17 18 19 20 21 22	Court.		17 18 19 20 21 22 23	(9:33 A.M.) EXAMINATION BY MR. MORRIS: Q. Good morning, Mr. Dondero. A. Morning. Q. It's John Morris, again, from Pachulski on behalf of the debtor. We're here	
16 17 18 19 20 21 22 23	Court.		17 18 19 20 21 22	(9:33 A.M.) EXAMINATION BY MR. MORRIS: Q. Good morning, Mr. Dondero. A. Morning. Q. It's John Morris, again, from	

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2	aware of it but – you know, but I'm not aware.		BY MR. MORRIS:	
	I haven't looked at it closely.	3	Q. Okay. You're not aware of anything;	
4	Q. Well, but you do know that the	4	is that fair?	
_	•			
5 6	debtor has sued you to collect on this note,	5 6	MS. DEITSCH-PEREZ: Object, no foundation.	
6	right?			
7	A. Yes.	7	A. No. I'm saying I can't give an	
8	Q. Okay. And can you identify anything		opinion.	
	in this note today that you don't understand?		BY MR. MORRIS:	
10	MS. DEITSCH-PEREZ: Object to the	10	Q. All right. I'll try one more time a	
11	form.	11	slightly different way.	
2	A. Again, I don't want to make any	12	Can you identify any language in	
3	legal interpretation or analysis of the	13	this promissory note that you, as the maker of	
4	contract.	14	the note and as a layperson, as a matter of	
5	BY MR. MORRIS:	15	fact, do not understand?	
6	Q. And I appreciate that.	16	MS. DEITSCH-PEREZ: Objection, no	
7	And to be clear, I'm not asking you	17	foundation.	
8	for any legal opinion or any legal analysis.	18	A. I – I don't have – I haven't	
9	I'm asking for facts.	19	reviewed it. I don't have a comment.	
20	As a factual matter, as a layperson,	20	BY MR. MORRIS:	
21	is there anything about this note today that	21	Q. At the time that you signed this,	
2	you do not understand?	22	did you believe that this note reflected all of	
3	MS. DEITSCH-PEREZ: Object, no	23	the terms and conditions with respect to the	
24	foundation.	24	subject matter of the note?	
25	A. And I can't say.	25	MS. DEITSCH-PEREZ: Object, no	
_	Page 114	_	D. I. 500.0004	Page 11
1	Dondero - 5-28-2021	1	Dondero - 5-28-2021	
2	foundation.	2	A. Yes.	
3	A. Yeah, I believe largely at the time,	3	Q. And at the time that you signed the	
	yes.		note, the Redeemer Committee had not yet	
	BY MR. MORRIS:	5	obtained a judgment against Highland Capital	
6	Q. In fact, if we go to paragraph 8,	6	Management or anybody else; is that – any	
	there's – the last sentence is what's commonly		other Highland entity; is that right?	
	referred to as an integration clause.	8	A. I – and I don't recall the – the	
9	Do you see that last sentence of		timing	
0	paragraph 8?	10	Q. Okay.	
1	A. Yes.	11	A. – of their arbitration award or	
2	Q. And did you agree with the debtor	12	Q. Let me ask you to just go back in	
3	that the terms and provisions of the paragraph	13	time, February of 2018. Do you recall having	
4	control and supersede every other provision of	14	any concern in February 2018 that you might	
5	all other agreements between the payee and the	15	lose control of Highland?	
6	maker in conflict herewith?	16	A. No, I don't recall.	
7	A. I see it. I mean, I read it. But	17	Q. While you were the CEO, did	
8	what's – what's the question?	18	Highland – withdrawn.	
9	Q. Withdrawn. It's okay. It speaks	19	I'm going to refer to Highland	
20	for itself.	20	Capital Management, L.P., variously today as	
21	You were the CEO of Highland at the	21	either the debtor, Highland, or HCMLP; is that	
22	time that you signed the note, correct?	22	fair?	
23	A. Yes.	23	MS. DEITSCH-PEREZ: John, I think	
-				
24	Q. And you controlled Highland at that	24	it's a little confusing if you do that. I	
3				

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1	Page 116 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 117
2	post-bankruptcy entity as "the debtor" and,	2	Q. Was Frank Waterhouse responsible for	
3	when you're talking about prebankruptcy,	3	preparing the Monthly Operating Reports?	
4	call it "Highland" or "HCM"?	4	A. He was our CFO. So everything,	
5	MR. MORRIS: Okay.	5	ultimately, in accounting reported up through	
6	MS. DEITSCH-PEREZ: 1-1think	6	him, but I don't know his involvement in that	
7	that would probably be clearer.	7	report.	
	MR. MORRIS: That's fair. I'll try	8	•	
8	and do just that. Thank you very much.		Q. Can you identify any person who was responsible for preparing the Monthly Operating	
9	BY MR. MORRIS:	9		
10		10	Reports for HCMLP, while you were the CEO? A. No.	
11	Q. While you were the CEO of HCMLP, did	11 12		
12	HCMLP, prepare, in the ordinary course of	13	Q. Do you know what the Monthly	
13	business, a document called a "Monthly		Operating Reports were used for?	
14	Reporting Package"?	14	Withdrawn.	
15	A. I don't know — I don't know the	15	What was the purpose of preparing	
	name – I don't know that name in particular,	16	Monthly Operating Reports, if you know?	
17	but we did do monthly financials, I believe.	17	A. I don't know.	
18	Q. Okay. And did you personally review	18	Q. Were they delivered to you each	
19	the monthly financials each month that they	19	month, even if you didn't read them?	
20	were prepared?	20	A. I don't believe so. Not physically,	
21	A. No.	21	that I can remember. If there was an email, I	
22	Q. Do you know who was responsible for	22	don't remember.	
23	preparing the monthly financials?	23	Q. Did you ever discuss any of the	
24	A. It would have been in accounting. I	24	Monthly Operating Reports with Mr. Waterhouse?	
25	don't know who in accounting.	25	A. I can't – I can't recall.	
1	Page 118 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 119
2	MS. DEITSCH-PEREZ: I mean, do you	2	Management?	
3	mean the report specifically or Highland's	3	A. It says "Operating Results." I – I	
4	financials generally?	4	have no recollection of seeing this cover sheet	
5	MR. MORRIS: The Monthly Operating	5	before.	
6	Reports that we're talking about.	6	Q. Okay.	
7	And I would appreciate it, Deborah,	7	MR. MORRIS: Can we go to the second	
8	if you have an objection, just say "Object	8	page, please?	
9	to the form of the question"; and I'll do	9	Stop right there.	
9 10	the best I can to – to try to understand	10	BY MR. MORRIS:	
11	what you're saying, but I'd prefer no	11	Q. This is the second page of the	
12		12	Operating Results for February 2018, and it's	
	speaking objections. BY MR. MORRIS:			
13		13	headed "Significant Items Impacting HCMLP's Balance Sheet."	
14 15	Q. Do you recall ever speaking with	14		
15 16	anybody in accounting with respect to any		Do you see that?	
16 17	Monthly Operating Report that they prepared?	16	A. Yes.	
17	A. I don't recall.	17	Q. Do you know whether the accounting	
18	Q. Okay.	18	department was charged with the responsibility	
19	MR. MORRIS: Can we put up Exhibit	19	of identifying on a monthly basis significant	
20	Number 2, please?	20	items that would impact Highland's balance	
21	(Exhibit 2 introduced.)	21	sheet?	
22	BY MR. MORRIS:	22	A. I have no particular awareness.	
23	Q. Looking at the first page, sir, does	23	Q. Okay. Do you see at the bottom	
24	this appear to be what we've been describing as	24	under the title "Other," it's \$3.8 million and	
25	a Monthly Operating Report for Highland Capital	25	it's referred to as "Partner Loan"?	

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2 A. Yes.	2 Q. Okay. Later in the year, you signed
3 Q. Do you have an understanding that	3 two more promissory notes in favor of Highland;
4 that 3.8 million-dollar partner loan refers to	4 is that right?
5 what we just looked at as Exhibit 1, the	5 A. I–I believe so. Yeah.
6 promissory note?	6 MR. MORRIS: Can you put up
7 MS. DEITSCH-PEREZ: Object, no	7 Exhibit 3, please?
8 foundation.	8 (Exhibit 3 introduced.)
9 A. I have – I have no particular	9 BY MR. MORRIS:
10 awareness other than the amounts are similar.	10 Q. And can we go to the signature line?
11 BY MR. MORRIS:	11 (Scrolling.)
12 Q. And – and do you know whether	12 BY MR. MORRIS:
13 Highland recorded the promissory note as an	
	13 Q. Is that your signature, sir?14 A. Yes.
14 asset on its balance sheet as of February 2018?	
15 A. I – I don't know.	15 MR. MORRIS: Go to the top of the
16 Q. So, you signed a promissory note for	16 page.
17 \$3.8 million in February 2018; and as the CEO,	17 BY MR. MORRIS:
18 you don't know if Highland carried that	18 Q. Did you sign a promissory note on or
19 promissory note on its balance sheet. Do I	19 about August 1st, 2018, in the amount of
20 have that right?	20 \$2.5 million in favor of Highland?
21 A. I'm saying I don't have particular	21 A. Yes.
22 knowledge. I – I am a CPA and GAAP accounting	22 Q. Did you receive from Highland
23 would suggest that it was, but I don't have –	23 Capital Management, L.P., \$2.5 million on or
24 I don't have particular knowledge on how it was	24 about August 1st, 2018?
25 accounted for.	25 A. I believe so.
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1 Dondero - 5-28-2021	1 Dondero - 5-28-2021
2 Q. And did you, in fact, sign this	2 understanding as the person who signed the
3 promissory note in exchange for that	3 note. At the time you signed it, at that time,
4 \$2.5 million?	4 did you understand that there were any
5 A. Yes.	5 conditions placed on Highland's ability to make
6 MR. MORRIS: Can we go down to	6 a demand?
7 paragraph 2, please?	7 A. Idon't know.
8 (Scrolling.)	8 Q. Okay. Did you understand that under
9 BY MR. MORRIS:	9 these demand notes, that if you defaulted, all
10 Q. Looking at paragraph 2, would you	10 amounts that were due and payable would
11 characterize this as a demand note, using the	11 accelerate?
12 understanding that you described earlier today?	12 MS. DEITSCH-PEREZ: Object to the
13 A. Yes.	13 form.
14 Q. And – and this note, like the	14 A. I don't know.
15 other, because they're demand notes, there's no	15 BY MR. MORRIS:
16 conditions for – for the demand, is that	16 Q. Did you read this – did you read
17 right, at least as drafted.	17 this promissory note before you signed it?
18 Withdrawn. That wasn't a great	18 A. No.
19 question.	19 Q. Do you know whose idea it was to
20 Were these unconditional demand	20 give you the principal amount of these notes
21 notes, these two documents that we've	21 and for you to execute the promissory notes in
22 looked at?	22 exchange?
23 A. I – I don't want to make a legal	23 A. I – again, I think it's proper
24 interpretation.	24 accounting consistent with what we've done
·	1
25 Q. I'm just asking for your	25 with – we've done historically – or Highland

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1	Page 124 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 125
	d historically and what Highland did	2	notes on your behalf?	
	storically for other employees.	3	A. I – that – sometimes she signs	
4	Q. Okay. I'm not asking about that.	4	stuff. I don't know on this. I'm — I'm not	
	n asking just about you and the two notes	5	denying that it's a bona fide – signed by me.	
	at we've looked at so far. Who made the	6	Or if it wasn't signed by me, it was –	
	ecision at the respective moments in time to	7	somebody who was authorized signed it on my	
	ansfer to you the principal amount of the	8	behalf.	
	otes and for you to execute the notes?	9	Q. Okay. I appreciate that. Thank	
10	A. I believe it would have come from	10	you.	
	ecounting.	11	Is there anything about –	
12	Q. Who decided – who decided the	12	withdrawn.	
	rincipal amount of the note?	13	Was there anything about this	
13 pi 14	A. I don't know. It would I don't			
		14	promissory note that you didn't understand at	
	10W.	15	the time that either you signed it or it was	
16 17	Q. Did you ask to borrow money?	16	signed on your behalf?	
17 10 fo	Did you ask the folks in accounting	17	MS. DEITSCH-PEREZ: Object, no foundation	
	or a loan from Highland in the principal	18	foundation.	
	mount of the notes and request that they	19	A. Again, I didn't evaluate it	
	ocument it accordingly?	20	carefully, and I didn't actually even read it.	
21	A. No.	21	BY MR. MORRIS:	
22	Q. Who was your assistant at this time?	22	Q. Okay. As you sit here today, can	
23	A. My accounting assistant at this time	23	you identify anything in this document that you	
	vas Melissa Schroth.	24	do not understand?	
25	Q. And was she authorized to sign these	25	MS. DEITSCH-PEREZ: Object, no	
1	Page 126 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 127
1 2	foundation.	2	(Exhibit 4 introduced.)	
			•	
3 4 int	A. I – I don't want to make a legal	3	MR. MORRIS: Can we go to the signature line when you get there?	
	terpretation on a legal document. Y MR. MORRIS:		BY MR. MORRIS:	
		5		
6 7 ch	Q. I appreciate that, but I have no	6	Q. Is that your signature, sir?	
	oility to ask any follow-up questions. So let	7	A. Yes.	
	e ask it just a different way: Is there	8	Q. And did you sign this document or –	
	hything about this document that you don't	9	or – let me ask two questions first. Did you	
	nderstand today?	10	personally sign this document?	
11	MS. DEITSCH-PEREZ: Object, no	11	A. And again, it was either me or	
12	foundation.	12	someone with my approval, but that doesn't look	
	Y MR. MORRIS:	13	like my typical signature, but it's close.	
14	Q. You can answer.	14	Q. Okay. And whoever signed it had the	
15	A. I don't know.	15	authority from you to sign on your behalf; is	
16	Q. Okay. Do you understand that if	16	that fair?	
	nere was something that that you did not	17	A. Yes.	
	nderstand, you have an obligation to tell me	18	Q. Okay.	
	nat right now?	19	MR. MORRIS: Can we go to the top of	
20	MS. DEITSCH-PEREZ: Object, no	20	the page, please?	
21	foundation.	21	BY MR. MORRIS:	
22	A. I – I – the answer is the same. I	22	Q. And did you or somebody acting on	
	on't know.	23	your behalf sign this promissory note on	
24	MR. MORRIS: Can we go to Exhibit	24	August 13, 2018, in the amount of \$2.5 million?	
25	Number 4, please?	25	A. Yes.	
25	, , ,			

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ı				
2	MR. MORRIS: Can we go to	2	A. That it was structured – no. I	
3	paragraph 2, please?	3	think what I've testified or tried to testify	
4	BY MR. MORRIS:	4	to is that they are demand notes or they're	
5	Q. Looking at paragraph 2 and the term	5	written as demand notes. I didn't read them or	
6	contained therein, would you agree that this is	6	pay attention at the time to the structure of	
7	a demand note, using the definition that you	7	the note.	
8	supplied earlier today?	8	Q. Okay. And as demand notes, you	
9	A. Yes.	9	understood that any unpaid principal and	
10	Q. At the time that this note was	10	interest would be due upon demand, correct?	
11	signed on your behalf, did you intend to comply	11	A. Again, I don't want to make I	
12	with the terms of this note?	12	don't want to make - I don't want to affirm	
13	A. Yes.	13	that statement. I would say I don't know	
14	Q. At the time that this note was	14	because I don't want to - I don't know the	
15	signed on your behalf, did you intend to pay	15	rest of the context of the rest of the note and	
16	all unpaid principal and accrued, but unpaid,	16	how it all interplays.	
17	interest upon demand of the payee?	17	Q. All right. Well, I'm happy to –	
18	A. Let me say I – I expected to honor	18	to – it's a very short document, so we can	
19	the agreement. I don't know if I can answer	19	look at it for as long as you want, but I	
20	that with regard to that one term.	20	really need to know what – what you, as the	
21	Q. Well, I do just want to make sure	21	maker, understood when you signed the note. So	
22	that – withdrawn.	22		
			I'm going to ask a very simple question, and I	
23	You understood at the time you	23	encourage you to – to ask to see whatever	
24	, , ,	24	portions of the document you want, okay?	
25	behalf, that it was a demand note, correct?	25	When these three notes were signed	
1	Page 130 Dondero - 5-28-2021	1	Page 1 Dondero - 5-28-2021	131
١.		2	BY MR. MORRIS:	
2	by you or signed by someone you authorized to			
3	sign, what did you understand the payment terms	3	Q. Do you see under Significant Items	
4	to be?	4	Impacting Highland's bank – balance sheet for	
5	A. I – I didn't. I didn't have an	5	August 2018 at the bottom, there's a reference	
6	understanding at the time.		to \$5 million in "partner loan." Do you see	
7	Q. So but but you would agree		that?	
8	that your intention was to comply with the	8	A. Yes.	
9	terms of the note; is that fair?	9	Q. Do you have an understanding as to	
10	A. In aggregate, yes.	10	whether or not that refers to the two	
11	Q. Okay.	11	2.5 million-dollar notes that we just looked at	
12	MR. MORRIS: Go to Exhibit 5,	12	that were signed in August 2018?	
13	please.	13	A. I don't know.	
14	(Exhibit 5 introduced.)	14	Q. Do you have any recollection at	
15	BY MR. MORRIS:	15	all or withdrawn.	
16	Q. Is it your practice to sign	16	Were you personally referred to as a	
17	, .	17	partner of Highland in August 2018?	
18	your behalf that you haven't read?	18	A. I believe so.	
19	A. Yes.	19	Q. Are you aware of any partner loans	
20	Q. This is a document that's entitled	20	that were made by Highland in August 2018 other	
	"Operating Results" for August 2018. Do you	21	than the two loans that we just looked at?	
	Operating Negation Flaguet 2010. Do you		•	
21	see that?	22		
21 22	see that?	22	A. I don't know.	
21 22 23	A. Yes.	23	Q. You're not aware of any; is that	
21 22				

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2 foundation.	2 a recollection.
3 A. I don't know.	3 Q. All right. Do you understand that
4 BY MR. MORRIS:	4 in December 2020, the debtor made a demand for
5 Q. There came a time when the debtor	
6 made demand on these three notes, right?	
7 A. Idon't know. I believe – Idon't	·
8 know specifically, but I believe so.	8 letter?
9 MR. MORRIS: Can we put up	9 A. I'm sorry. What was – yeah, I
10 Exhibit 6, please?	10 accept the letter, and I'll accept that it was
11 (Exhibit 6 introduced.)	11 delivered.
12 BY MR. MORRIS:	12 What – what's your question,
13 Q. Do you see this is a – it's a	13 please?
14 letter dated December 3rd, and it's addressed	14 Q. I'm trying to just get – get your
15 to you.	15 understanding.
And if we scroll down a little bit,	And I think you testified that you
17 it's signed by Mr. Seery as the CEO and CRO of	17 don't recall seeing this letter. Do I have
18 Highland Capital Management.	18 that right?
19 Do you see that?	19 A. That's correct.
20 A. Yes.	20 Q. Okay. So, putting the letter to the
Q. Do you recall on or around	21 side, did you become aware in December 2020
22 December 3rd, 2020, the debtor made a demand	22 that the debtor had demanded that you pay all
23 for all outstanding principal and interest due	23 unpaid principal and interest due under the
24 under the three notes that we just looked at?	24 three promissory notes that we just looked at?
25 A. I – I see the letter. I don't have	25 A. Again, just generally.
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2 Q. Did you make any payment to the	2 MS. DEITSCH-PEREZ: Object to the
3 debtor in response to that demand?	3 form.
4 A. No.	4 A. I want – I want to answer that
Q. Did you or anybody acting on your help if reapped to the debtade degrand in any.	5 question as – as follows: I'm not saying on
6 behalf respond to the debtor's demand in any	6 my behalf, but I know there was a lot of
7 way?	7 conversations with lawyers and business people
8 MS. DEITSCH-PEREZ: Object to the	8 around the notes and their shared services and
9 form.	9 the split and the overpayments to Highland and
10 BY MR. MORRIS:	10 — trying to reach some amicable resolution of
11 Q. Withdrawn. That's fair.	11 shared services – in fact, the entire
Let me ask a different question.	12 estate – but I don't – I don't – I don't
Did you or anybody acting on your	13 recall specifically or – what lawyers or what
behalf respond to the debtor's demand at any	14 business people were saying what to the debtor,
5 time prior to the commencement of this	15 but I – I know there were a lot of
16 adversary proceeding?	16 conversations that were going on.
MS. DEITSCH-PEREZ: Object to the	17 BY MR. MORRIS:
18 form.	18 Q. Can you identify any aspect of any
19 A. Can you repeat it one more time?	19 of the conversations you just described that
20 BY MR. MORRIS:	20 pertained to the debtor's demand for payment of
Q. Sure. Did you or anybody acting on	21 all unpaid principal and interest on the three
22 your behalf respond to the debtor's demand for	22 notes?
23 payment of all unpaid principal and interest at	23 A. Not – not specifically.
24 any time prior to the commencement of this	24 Q. Okay. There came a time when an
25 lawsuit?	25 answer to the debtor's complaint was filed on

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2	Please stop talking.		trial. And those are two main points in here,	
3	MS. DEITSCH-PEREZ: Thear you.	3	but it seems like there are a bunch of other	
4	THE WITNESS: Keep keep going.	4	defenses listed.	
5	(Scrolling.)	5	Q. Okay.	
6	THE WITNESS: Okay. Keep going.	6	A. And I have and I have an	
7	(Scrolling.)	7	awareness of it, but I'm not a lawyer.	
8	THE WITNESS: It looks to me like	8	Q. I appreciate that you're not a	
9	MS. DEITSCH-PEREZ: Keep – let –	9	lawyer; but looking at the document, does that	
10	let him go through the whole thing.	10	refresh your recollection that you read and	
11	THE WITNESS: Sure. Keep going.	11	reviewed this document before it was filed on	
12	(Scrolling.)	12	your behalf?	
13	THE WITNESS: Okay. Is that it?	13	A. I have – I have an awareness of it,	
14	MR. MORRIS: Yes.	14	but I wouldn't - I wouldn't have been deeply	
15	THE WITNESS: Okay.	15	involved in its drafting or detailed approval.	
16	BY MR. MORRIS:	16	MR. MORRIS: Can we go to page 6 of	
17	Q. Do you recall ever seeing this	17	8, please?	
18	document before, sir?	18	BY MR. MORRIS:	
19	A. The – the substance of it, again,	19	Q. And directing your attention to	
20	-	20	paragraph 40, do you see it says, as the first	
21	it strikes me as a legal argument and defenses	21	affirmative defense, quote, "Defendant asserts	
	regarding the payment of the notes, and I do	22	that plaintiff's claims should be barred	
	remember a lot of conversation regarding it	23	because it was previously agreed by plaintiff	
23 24	being – it should be outside – it should be	24	that plaintiff would not collect on the notes."	
25	in a different court, and it should be a jury	25	Do you see that?	
25	in a dilierent wort, and it should be a jury	23	Do you see that!	
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2	A. Yes.	2	question again: When did the plaintiff agree	
3		3	that it would not collect on the notes?	
4	Q. Okay. Have I read that accurately? A. Yes.	4	MS. DEITSCH-PEREZ: Are you talking	
5	Q. Did the plaintiff ever agree that	5	about the subsequent agreements in the next	
	plaintiff would not collect on the notes?	6	pleading?	
6 7		7	MR. MORRIS: I'm asking for an	
	A. Yes.	'	•	
8	Q. You subsequently amended this		answer as to when the agreement referred to	
9	defence; ion't that right?	8	<u> </u>	
	defense; isn't that right?	9	in paragraph 40 was entered into.	
10	A. I believe so.	9 10	in paragraph 40 was entered into. A. First quarter of – first quarter of	
10 11	A. I believe so. Q. And do you understand that you	9 10 11	in paragraph 40 was entered into. A. First quarter of – first quarter of 2020.	
10 11 12	A. I believe so. Q. And do you understand that you amended it to add a few words relating to	9 10 11 12	in paragraph 40 was entered into. A. First quarter of — first quarter of 2020. BY MR. MORRIS:	
10 11 12 13	A. I believe so. Q. And do you understand that you amended it to add a few words relating to conditions subsequent?	9 10 11 12 13	in paragraph 40 was entered into. A. First quarter of — first quarter of 2020. BY MR. MORRIS: Q. So it was after the petition date?	
10 11 12 13 14	 A. I believe so. Q. And do you understand that you amended it to add a few words relating to conditions subsequent? A. I – I – other than for 	9 10 11 12 13 14	in paragraph 40 was entered into. A. First quarter of – first quarter of 2020. BY MR. MORRIS: Q. So it was after the petition date? MS. DEITSCH-PEREZ: Are you asking	
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2	my testimony as what I just said a minute ago.	2	Q. I'm asking you to identify the	
3	The notes were never part of any POT plan or	3	person who acted on behalf of the debtor in	
	suggested POT plan or suggested grand bargain	4	reaching the agreement with you that the	
		l _		
_	or suggested as having any value starting in	5	plaintiff would not collect on the notes. Who	
6	the first quarter of '20 – or most of the	6	did that?	
7	year, I believe, until the towards the end	7	MS. DEITSCH-PEREZ: John, I think	
8	of the year.	8	the problem is you're referring to the	
9	Q. All right. Was there ever an	9	debtor, so he's looking at post-bankruptcy.	
10	agreement between you and the plaintiff that	10	You might ask it two questions, one	
11	the plaintiff would not collect on the notes if	11	MR. MORRIS: No. Please stop.	
12	there was no grand bargain or no POT plan?	12	Please stop. Please stop.	
13	A. Yeah, the I'm sorry. Repeat	13	(Simultaneous conversation.)	
14	again.	14	MS. DEITSCH-PEREZ: You agreed to	
15	Q. Who entered the agreement on behalf	15	that condition. You agreed to distinguish	
16	of the debtor that the plaintiff would not	16	between the debtor –	
17	collect on the notes?	17	(Simultaneous conversation.)	
18	A. (Indiscemible speech.)	18	MR. MORRIS: Deborah –	
19	Agreement on – you know, the –	19	MS. DEITSCH-PEREZ. – bankruptcy –	
20	the you know the I think I'm looking at	20	MR. MORRIS: Deborah –	
	,			
21	this question from a perspective of the	21	(Simultaneous conversation.)	
22	negotiation, you know, at that time and not	22	THE REPORTER: I can't - I can't	
23	including the subsequent conditions that were	23	write two people at the same time.	
24	, 3	24	MR. MORRIS: This is so improper.	
25	it's a combination of both.	25	He has	
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2	MS. DEITSCH-PEREZ: It is not. You	2	grand bargain and a POT plan told you or	
3	agreed –	3	entered into the agreement that the plaintiff	
4	MR. MORRIS: Please let me finish.	4	would not collect on the notes?	
5	Please let me finish.	5	A. I – I – during the bankruptcy,	
6	He has described the conversations	6	we're talking about, right?	
7	as taking place in 2020. I should be	7	Q. I'm just following up on your	
8	referring to the debtor. He is	8	statement that the conversation - that the	
9	describing -	9	agreement was entered into in the first quarter	
10	MS. DEITSCH-PEREZ: Right.	10	of 2020.	
11	MR. MORRIS: the context	11	Do I have that right, or is that	
			= - · · · · · · · · · · · · · · · · · ·	
12		12	wrong?	
	MS. DEITSCH-PEREZ: But if you want	12	wrong? A Well	
13	MS. DEITSCH-PEREZ: But if you want to know about something that happened	13	A. Well	
13 14	MS. DEITSCH-PEREZ: But if you want to know about something that happened before bankruptcy, ask about Highland.	13 14	A. Well – Q. Let's start again. Let's start	
13 14 15	MS. DEITSCH-PEREZ: But if you want to know about something that happened before bankruptcy, ask about Highland. MR. MORRIS: But I'm not. I	13 14 15	A. Well Q. Let's start again. Let's start again.	
13 14 15 16	MS. DEITSCH-PEREZ: But if you want to know about something that happened before bankruptcy, ask about Highland. MR. MORRIS: But I'm not. I don't – please stop interrupting.	13 14 15 16	A. Well – Q. Let's start again. Let's start again. This affirmative defense refers to	
13 14 15 16 17	MS. DEITSCH-PEREZ: But if you want to know about something that happened before bankruptcy, ask about Highland. MR. MORRIS: But I'm not. I don't – please stop interrupting. MS. DEITSCH-PEREZ: It's your	13 14 15 16 17	A. Well – Q. Let's start again. Let's start again. This affirmative defense refers to an agreement. Do you see that?	
13 14 15 16 17	MS. DEITSCH-PEREZ: But if you want to know about something that happened before bankruptcy, ask about Highland. MR. MORRIS: But I'm not. I don't – please stop interrupting. MS. DEITSCH-PEREZ: It's your deposition. If you want a muddy record, be	13 14 15 16 17 18	A. Well — Q. Let's start again. Let's start again. This affirmative defense refers to an agreement. Do you see that? A. Yes.	
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12 13 14 15 16 17 18 19 20 21 22 23 24	MS. DEITSCH-PEREZ: But if you want to know about something that happened before bankruptcy, ask about Highland. MR. MORRIS: But I'm not. I don't – please stop interrupting. MS. DEITSCH-PEREZ: It's your deposition. If you want a muddy record, be my guest. MR. MORRIS: I would really appreciate it. I think I know what I'm doing.	13 14 15 16 17 18 19 20 21 22	A. Well — Q. Let's start again. Let's start again. This affirmative defense refers to an agreement. Do you see that? A. Yes. Q. This is your affirmative defense; isn't that correct? A. Yes. Q. And according to this affirmative	

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2	A. Yes.	2	never, ever, ever asked for or demanded the	
3	Q. Let's start with: When was that	3	repayment of any unpaid principal or interest	
4	agreement entered into?	4	under these three notes?	
5	A. Okay. I'm going to have to parse,	5	That's your swom testimony?	
6	and I'm going to have to answer your question	6	A. No.	
7	as accurately as I can.	7	Q. So how did I get that wrong, then?	
8	The subsequent conditions for	8	A. Well, a few minutes ago we went over	
	forgiveness of the notes were established		a letter from the debtor making a demand, but	
9 10		9	•	
10 11	during a comp period in early 2019 for these notes that were drafted in '18.	10	that was, I believe, this year or – yeah, I	
			believe that was this year or the end of '20.	
12	And the agreement was reached	12	What I'm saying is through '20, the	
13	with – I believe it's a majority of, whatever,	13	full year of '20 when we were trying to work on	
14	the Class A holders in the fourth amended	14	a POT plan or global settlement before Seery	
15	Highland Capital partnership – partnership	15	betrayed the estate, we were – we never –	
16	agreement. And that's what set up the	16	there was never value assigned to the notes.	
17	subsequent conditions and the ability for the	17	Q. And you never offered to make any	
18	loans to be forgiven.	18	payment of any kind, principal or interest, on	
19	When you get into bankruptcy,	19	any of the notes in connection with any	
20	whether it was Seery, the independent board, or	20	proposal you ever made as part of the grand	
21	whoever, no one ever put any value nor was it	21	bargain or POT plan; is that right?	
22	ever included in any were the notes included	22	A. I think – I believe on the – not	
23	in any settlement discussions, period.	23	through 2020. I'll say that.	
24	Q. All right. So, it's your testimony	24	By the time 2021 came along, on the	
25	that the debtor in settlement negotiations	25	eve of trial when I sent over a capitulation	
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_	oner – i tillik it was everi tued tilat – i			
	think I throw more money than even hady	2	there was a settlement? MS_DEITSCH_PEPE7: Object to form	
	think I threw more money than everybody	3	MS. DEITSCH-PEREZ: Object to form.	
4	deserved or was entitled to, to try and resolve	3	MS. DEITSCH-PEREZ: Object to form. A. Yeah. Again, that was my	
4 5	deserved or was entitled to, to try and resolve it. And implicitly, there was – because it	3 4 5	MS. DEITSCH-PEREZ: Object to form. A. Yeah. Again, that was my understanding through 2020.	
4 5 6	deserved or was entitled to, to try and resolve it. And implicitly, there was – because it was more than everybody was entitled to, I	3 4 5 6	MS. DEITSCH-PEREZ: Object to form. A. Yeah. Again, that was my understanding through 2020. BY MR. MORRIS:	
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	we'll talk about this more later, but the part	2	MR. MORRIS: That's fine. So, let
3	about the subsequent conditions or the	3	me rephrase the question.
4	conditions subsequent, that was the agreement	4	BY MR. MORRIS:
	that was entered into, did you say the – in	5	Q. I just want to make sure that I have
6	part – as part of a compensation committee	6	this right, Mr. Dondero. It's your
7	meeting?	7	recollection that in January or February of
8	A. As part of our compensation process	8	2019, you reached an agreement with Highland
9	in — early in 2019.	9	that's reflected in paragraph 40 as
10	Q. Okay. And when you say "early	10	subsequently amended to include the phrase
11	2019," can you – do you recall what month?	11	"conditions subsequent." Do I have that right?
12	A. In January/February.	12	A. I gave my testimony. I don't know
13	Q. So, it's your testimony that in	13	if – I don't want to opine on the legal
14	January or February 2019, you and the debtor	14	document and whether the legal document
15	reached the agreement that's referred to in	15	captures it there or somewhere else, but my –
16	paragraph 40 as subsequently amended by your	16	my recollection regarding pre-bankruptcy and
17	amended answer; is that right?	17	post-bankruptcy is as I – as I stated already.
18	MS. DEITSCH-PEREZ: Object to the	18	Q. Let me – let me try this a
19	form.	19	different way.
20	John, I thought you were going to	20	We looked at the three promissory
21	agree to call Highland Highland	21	notes. Were those promissory notes ever
22	MR. MORRIS: That's fine. That's	22	amended, to the best of your knowledge?
23		23	•
23 24	fine.		A. No, not that – I mean, not – not
2 4 25	(Simultaneous conversation.) MS. DEITSCH-PEREZ: thereafter.	24	in writing.
23	WS. DEITSCH-PEREZ. — theleatter.	25	Q. Okay.
1	Page 154 Dondero - 5-28-2021	1	Page 15 Dondero - 5-28-2021
2	A. They were amended – they were	2	BY MR. MORRIS:
3	amended – they were amended verbally.	3	Q. Do you have any agreement with the
4	Q. Okay. And did that verbal agreement	4	debtor – agreement with the debtor with
5	take place in January or February 2019?	5	respect to any of the three notes?
6	A. Yes.	6	MS. DEITSCH-PEREZ: Object to the
7		7	•
8			form.
()		٥	Δ I helieve the debter in bankruptov
_	related to the notes that occurred other than	8	A. I believe the debtor in bankruptcy
9	the one you're referring to in January or	9	inherits that subsequent condition agreements
9 10	the one you're referring to in January or February 2019?	9 10	inherits that subsequent condition agreements from the first quarter of 2019; and I believe
9 10 11	the one you're referring to in January or February 2019? A. Well, I gave my testimony during	9 10 11	inherits that subsequent condition agreements from the first quarter of 2019; and I believe in 2020, the debtor operated and participated
9 10 11 12	the one you're referring to in January or February 2019? A. Well, I gave my testimony during bankruptcy in 2020, the substance of all	9 10 11 12	inherits that subsequent condition agreements from the first quarter of 2019; and I believe in 2020, the debtor operated and participated and acted in a way all negotiations that
9 10 11 12 13	the one you're referring to in January or February 2019? A. Well, I gave my testimony during bankruptcy in 2020, the substance of all negotiations never assigned value to the – the	9 10 11 12 13	inherits that subsequent condition agreements from the first quarter of 2019; and I believe in 2020, the debtor operated and participated and acted in a way all negotiations that suggested the notes had – were unlikely to
9 10 11 12 13 14	the one you're referring to in January or February 2019? A. Well, I gave my testimony during bankruptcy in 2020, the substance of all negotiations never assigned value to the – the notes.	9 10 11 12 13 14	inherits that subsequent condition agreements from the first quarter of 2019; and I believe in 2020, the debtor operated and participated and acted in a way all negotiations that suggested the notes had – were unlikely to have any value to the estate.
9 10 11 12 13 14 15	the one you're referring to in January or February 2019? A. Well, I gave my testimony during bankruptcy in 2020, the substance of all negotiations never assigned value to the – the notes. Q. But you never reached an agreement	9 10 11 12 13 14 15	inherits that subsequent condition agreements from the first quarter of 2019; and I believe in 2020, the debtor operated and participated and acted in a way all negotiations that suggested the notes had – were unlikely to have any value to the estate. MR. MORRIS: Okay. I move to
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2 Q. – with –	2 had notes with the debtor, beginning in the	
3 A. Yeah, I'm going to stick with my	3 first quarter after the bankruptcy, that the	
4 same answer that I've given twice.	4 notes were unlikely to have any value to the	
5 Q. I'm actually – I'm actually asking	5 estate or have any value in settlement.	
6 a different question; and if you would let me	6 Q. Okay. I don't want to know about	
7 finish, this would go a lot more smoothly.	7 value. I want to know if there is an agreement	
8 Is there any agreement, written or	8 not to collect.	
9 verbal, between you and the debtor concerning	9 So let me try and answer – ask the	
10 the notes other than the verbal agreement that	10 question differently.	
11 you contend was entered into in January and	11 Other than the agreement that you	
,	12 assert was entered into in January or	
13 I don't want to know about	13 February 2019, did anybody acting on behalf of	
14 operations or offers or settlement discussions.	14 Highland or the debtor enter into any other	
15 I want to know about agreements: Is there any	15 agreement pursuant to which the debtor agreed	
16 agreement pertaining to the notes other than	16 not to collect on the notes?	
17 the verbal agreement entered into in January or	17 A. I'm – I'm going – same answer:	
18 February 2019?	18 Implicitly, yes.	
19 MS. DEITSCH-PEREZ: Object to the	19 Q. Okay. Is that – is that implicit	
20 form.	20 agreement written down anywhere?	
21 A. Yes.	21 You know what? I'm going to move	
22 BY MR. MORRIS:	22 on, Mr. Dondero, and I look forward to the jury	
23 Q. What other agreement exists?	23 trial.	
A. The agreement between, I guess, me	24 MR. MORRIS: Can we put up the next	
and to the extent other related parties that	25 exhibit, Number 8?	
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	4 5 1 500 0004	_
1 Dondero - 5-28-2021	1 Dondero - 5-28-2021	
2 (Exhibit 8 introduced.)	2 MR. MORRIS: That's the end.	
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Page 160 Dondero - 5-28-2021	Page 16 ⁻¹ 1 Dondero - 5-28-2021
2 debtor the outstanding amount.	2 BY MR. MORRIS:
3 Do you see that?	3 Q. You'll see that these are the
4 A. Yes.	4 "Objections and Answers" that were tendered on
5 Q. And the definition of an	5 your behalf in response to the debtor's first
6 "outstanding amount" is the number that's just	6 set of interrogatories.
7 above that.	7 Do you see that?
8 And in response, you admitted only	8 A. Yes.
9 that you hadn't paid the debtor the amount the	9 MR. MORRIS: And if we can go to the
10 debtor asserts is due on the notes in the	10 last page.
11 amount of approximately \$9 million. Do you see	11 MS. DEITSCH-PEREZ: Could you also
12 that?	12 scroll through it so he could
13 A. Yes.	13 MR. MORRIS: Well, I'm happy to do
14 Q. Okay. I just want to ask a slightly	14 it. I'd like to do it my way, please.
15 different question: Have you paid any amounts	15 Thank you.
16 to the debtor on account of the notes since	16 Can we go to the last page, please?
17 December 1st, 2020?	17 (Scrolling.)
18 A. I – I don't – I don't know for	18 BY MR. MORRIS:
19 sure, but I don't believe so.	19 Q. Is that your signature there, sir?
20 Q. Okay.	20 A. Yes.
21 MR. MORRIS: Can we go to the next	21 Q. And did you sign this document in
22 exhibit, please, Number 9?	22 front of a notary public?
23 (Exhibit 9 introduced.)	23 A. Yes.
MR. MORRIS: Okay. And if we can	24 Q. And did you certify that you had
25 scroll down just a little bit.	25 read the document and the objections to the
Page 162	Page 163
1 Dondoro E 20 2021	
1 Dondero - 5-28-2021	1 Dondero - 5-28-2021
2 interrogatories?	2 refers back to the agreement that we were
2 interrogatories?3 A. Yes.	2 refers back to the agreement that we were3 looking at in paragraph 40 of the answer – and
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2 interrogatories? 3 A. Yes. 4 Q. And did you swear that the answers 5 were true and correct? 6 A. Yes. 7 Q. Okay. 8 MR. MORRIS: Now let's go back to 9 the top of the document. 10 BY MR. MORRIS: 11 Q. Did you, in fact, read this document 12 before you signed the Verification in front of 13 a notary? 14 A. Yes. 15 Q. Okay. 16 MR. MORRIS: Go to page 4 of 6, 17 please. 18 BY MR. MORRIS: 19 Q. Just to help you out, do you see 20 there's a reference to "Purported Agreement" in 21 the first interrogatory, 1(a)? 22 A. Uh-huh.	2 refers back to the agreement that we were 3 looking at in paragraph 40 of the answer – and 4 I can just read it again – that says – the 5 agreement says, quote, "Plaintiff would not 6 collect on the Notes." 7 And I asked you three questions in 8 the interrogatory. Did this interrogatory 9 accurately state, to the best of your 10 knowledge, that you, personally, entered into 11 the Purported Agreement on behalf of the 12 debtor? 13 A. Which – which one are you – which 14 agreement are you talking about? 15 Q. Just the one that we were talking 16 about earlier – and I'll just read it again 17 for you. We can call it back on the screen, if 18 it's helpful – but the agreement that you 19 referred to in your answer that, quote, 20 "plaintiff would not collect on the notes." 21 That's the Purported Agreement. 22 And so, I just want you to confirm

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1	Page 164 Dondero - 5-28-2021	1	Page 16: Dondero - 5-28-2021
2	debtor.		want to comment on the legal.
3	Do I have that right?	3	Q. I don't want to comment on legal
4	A. I'm – I'm going to say no because I	4	stuff, either; but you signed this document,
5	think you're using the wrong description of the	5	you verified this document, and you verified
_	debtor versus Highland prebankruptcy.	_	that it was true and accurate. Correct?
6	Q. Lappreciate that. Lapologize.	6	A. Yes.
7 Ω	Let me rephrase the question. That's a fair	8	Q. Okay. And in the first sentence to
8	·	9	your answer in Interrogatory 1, you wrote, or
9 10	point. Did you enter into the agreement	10	somebody wrote on your behalf, quote: "The
١.,	referred to in your answer on behalf of	11	agreements were entered into on behalf of the
11	•	12	
12 13	Highland? A. The – the agreement on behalf of	13	debtor by James Dondero, subsequent to the time each note was executed."
١		14	Is that an accurate statement, or is
14	Highland prebankruptcy was agreed to by	l	*
15	majority of the Class A members, which I	15	it an inaccurate statement?
16	believe at the time was Dugaboy.	16	A. Again, it was between me and the
17	Q. All right. That doesn't say that in	17	Class A, the majority of the Class A members. It was a Class A — the Class A members were
18	your answer here, does it?	18	
19	A. Again, there was an original, I	19	representing Highland, never the debtor,
20	think, answers; and then there were amended	20	because the debtor didn't exist yet.
21	answers. I think the lawyers did the best they	21	But then, again, I don't know if
22	could to capture – but, evidently, the parsing	22	this paragraph refers to, again, how we
23	between pre-bankruptcy agreements and	23	operated in bankruptcy, which was the
24	post-bankruptcy agreements was done the best it	24	assumption that the notes had – were likely –
25	could be by the lawyers but I - I - I don't	25	were not likely to have any value for the
1	Page 166	1	Page 16
1	Dondero - 5-28-2021	1	Dondero - 5-28-2021
2	estate. I don't – I don't know which this is	2	MS. DEITSCH-PEREZ: He already
3	referring to. Q. You understand that the definition	3	answered your question, John. MR. MORRIS: That's fine. You can
4		4	
5	of the "debtor" includes Highland Capital	5	have the objection, asked and answered.
6	Management, L.P.?	6	I'm asking him to answer again.
0	A. I think we started off the depo by	7	BY MR. MORRIS:
8	saying that there was a Highland prior to	8	Q. Is that first sentence true and
9	bankruptcy and then there was a Highland in	9	correct as you verified it?
10	bankruptcy and the debtor is Highland in	10	A. "Behalf" probably isn't, like I
11	bankruptcy.	11	said, the right word. It should be "between"
12	Q. Let me just ask you this question,	12	the debtor and James Dondero. So that's how I
13	sir: Is that first sentence accurate, or is it	13	would wordsmith that.
14	wrong?	14	Q. Okay. So this – this first
4-	I distribute to the page of the second	4-	sentence is not true and correct, to the best
15	I didn't write it, so – and you	15	
16	swore to it. You're the one who said it was	16	of your knowledge; is that fair?
16 17	swore to it. You're the one who said it was true and accurate. So now I'm asking you: Is	16 17	of your knowledge; is that fair? A. I – I don't want to say that other
16 17 18	swore to it. You're the one who said it was true and accurate. So now I'm asking you: Is it actually true and accurate?	16 17 18	of your knowledge; is that fair? A. I – I don't want to say that other than I think it could be stated better.
16 17 18 19	swore to it. You're the one who said it was true and accurate. So now I'm asking you: Is it actually true and accurate? A. I'm going to stick with my testimony	16 17 18 19	of your knowledge; is that fair? A. I – I don't want to say that other than I think it could be stated better. Q. Okay. But as stated right now, it
16 17 18 19 20	swore to it. You're the one who said it was true and accurate. So now I'm asking you: Is it actually true and accurate? A. I'm going to stick with my testimony so far. I don't want to opine on that. I	16 17 18 19 20	of your knowledge; is that fair? A. I – I don't want to say that other than I think it could be stated better. Q. Okay. But as stated right now, it says that the agreement was entered into on
16 17 18 19 20 21	swore to it. You're the one who said it was true and accurate. So now I'm asking you: Is it actually true and accurate? A. I'm going to stick with my testimony so far. I don't want to opine on that. I think it depends — it's not — maybe it's not	16 17 18 19 20 21	of your knowledge; is that fair? A. I – I don't want to say that other than I think it could be stated better. Q. Okay. But as stated right now, it says that the agreement was entered into on behalf of the debtor by James Dondero. Have I
16 17 18 19 20 21 22	swore to it. You're the one who said it was true and accurate. So now I'm asking you: Is it actually true and accurate? A. I'm going to stick with my testimony so far. I don't want to opine on that. I think it depends — it's not — maybe it's not perfectly written, but	16 17 18 19 20 21 22	of your knowledge; is that fair? A. I – I don't want to say that other than I think it could be stated better. Q. Okay. But as stated right now, it says that the agreement was entered into on behalf of the debtor by James Dondero. Have I read that correctly?
16 17 18 19 20 21	swore to it. You're the one who said it was true and accurate. So now I'm asking you: Is it actually true and accurate? A. I'm going to stick with my testimony so far. I don't want to opine on that. I think it depends — it's not — maybe it's not perfectly written, but Q. Sir, with all due respect, please	16 17 18 19 20 21 22 23	of your knowledge; is that fair? A. I – I don't want to say that other than I think it could be stated better. Q. Okay. But as stated right now, it says that the agreement was entered into on behalf of the debtor by James Dondero. Have I read that correctly? A. Yeah. I mean, that is what it says.
16 17 18 19 20 21 22	swore to it. You're the one who said it was true and accurate. So now I'm asking you: Is it actually true and accurate? A. I'm going to stick with my testimony so far. I don't want to opine on that. I think it depends — it's not — maybe it's not perfectly written, but Q. Sir, with all due respect, please answer my question: Is the first sentence true	16 17 18 19 20 21 22	of your knowledge; is that fair? A. I – I don't want to say that other than I think it could be stated better. Q. Okay. But as stated right now, it says that the agreement was entered into on behalf of the debtor by James Dondero. Have I read that correctly? A. Yeah. I mean, that is what it says. Again, I feel like I'm interpreting legal
16 17 18 19 20 21 22 23	swore to it. You're the one who said it was true and accurate. So now I'm asking you: Is it actually true and accurate? A. I'm going to stick with my testimony so far. I don't want to opine on that. I think it depends — it's not — maybe it's not perfectly written, but Q. Sir, with all due respect, please	16 17 18 19 20 21 22 23	of your knowledge; is that fair? A. I – I don't want to say that other than I think it could be stated better. Q. Okay. But as stated right now, it says that the agreement was entered into on behalf of the debtor by James Dondero. Have I read that correctly? A. Yeah. I mean, that is what it says.

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1	Page 168 Dondero - 5-28-2021	1	Page Dondero - 5-28-2021
2	debtor." If it was an agreement between the	2	Q. The second sentence of the answer,
3	debtor and the Class A entered into –	3	have you been able to identify any documents
4	MS. DEITSCH-PEREZ: Mr. Morris knows	4	that reflect or memorialize the agreements?
5	very well there's another – that there's	5	A. I mean, I – I – I don't – I don't
6	an amendment to this. I don't know why	6	know, but I don't think so.
7	he's doing this.	7	Q. Thank you very much.
8	Mr. Morris –	8	MR. MORRIS: Go to the next
9	(Simultaneous conversation.)	9	document, please.
10	MR. MORRIS: Please stop. Please	10	(Exhibit 10 introduced.)
11	stop.	11	BY MR. MORRIS:
12	I'm allowed to go through his sworn	12	Q. Do you see that this is the "Amended
13	statements. Give me a break. Please stop.	13	Answer" that was filed on your behalf?
14	Don't coach –	14	MS. DEITSCH-PEREZ: Let's please –
15	MS. DEITSCH-PEREZ: You've been	15	THE WITNESS: Yes.
16	asking the same question over and over and	16	MS. DEITSCH-PEREZ: — scroll
17	over.	17	through.
1 <i>1</i> 18		18	-
10 19	MR. MORRIS: You know, I'm going to shut this down if you do it one more time.	19	THE WITNESS: Yeah, please scroll through.
	•		3
20	I will, and I'm happy to make the motion to	20	(Scrolling.)
21	the Judge. I'm begging you, please stop	21	BY MR. MORRIS:
22	interfering.	22	Q. All right. Have you seen this
23	My apologies, Mr. Dondero. Never	23	document before, sir?
24	directed at you personally.	24	A. Yes, generally.
25	BY MR. MORRIS:	25	Q. Did you – do you recall if you saw
1	Page 170 Dondero - 5-28-2021	1	Page Dondero - 5-28-2021
1	it prior to the time it was served and filed on		
2	·		complete and more clarified as things were
3	your behalf? A. Probably.	3	learned and investigated. BY MR. MORRIS:
4	,	4	
5	Q. Did you authorize it to be filed on	5	Q. And were things "learned and
6	your behalf?		investigated" after the time that you submitted
7		6	·
0	A. Yes.		the – withdrawn.
8	MR. MORRIS: Can we please go to	8	the – withdrawn. Were things "learned and
9	MR. MORRIS: Can we please go to page 6 of 8?	8	the – withdrawn. Were things "learned and investigated" after the time the original
9 10	MR. MORRIS: Can we please go to page 6 of 8? (Scrolling.)	8 9 10	the – withdrawn. Were things "learned and investigated" after the time the original answer was served and filed on your behalf?
9 10 11	MR. MORRIS: Can we please go to page 6 of 8? (Scrolling.) MR. MORRIS: And if we can scroll	8 9 10 11	the – withdrawn. Were things "learned and investigated" after the time the original answer was served and filed on your behalf? MS. DEITSCH-PEREZ: Object to the
9 10 11 12	MR. MORRIS: Can we please go to page 6 of 8? (Scrolling.) MR. MORRIS: And if we can scroll just down to the "Affirmative Defenses."	8 9 10 11 12	the – withdrawn. Were things "learned and investigated" after the time the original answer was served and filed on your behalf? MS. DEITSCH-PEREZ: Object to the form.
9 10 11 12 13	MR. MORRIS: Can we please go to page 6 of 8? (Scrolling.) MR. MORRIS: And if we can scroll just down to the "Affirmative Defenses." BY MR. MORRIS:	8 9 10 11 12 13	the – withdrawn. Were things "learned and investigated" after the time the original answer was served and filed on your behalf? MS. DEITSCH-PEREZ: Object to the form. And I would also just caution the
9 10 11 12 13	MR. MORRIS: Can we please go to page 6 of 8? (Scrolling.) MR. MORRIS: And if we can scroll just down to the "Affirmative Defenses." BY MR. MORRIS: Q. All right. Do you see	8 9 10 11 12 13 14	the – withdrawn. Were things "learned and investigated" after the time the original answer was served and filed on your behalf? MS. DEITSCH-PEREZ: Object to the form. And I would also just caution the witness before he speaks to think – to
9 10 11 12 13 14	MR. MORRIS: Can we please go to page 6 of 8? (Scrolling.) MR. MORRIS: And if we can scroll just down to the "Affirmative Defenses." BY MR. MORRIS: Q. All right. Do you see paragraph 40 –	8 9 10 11 12 13 14 15	the – withdrawn. Were things "learned and investigated" after the time the original answer was served and filed on your behalf? MS. DEITSCH-PEREZ: Object to the form. And I would also just caution the witness before he speaks to think – to make sure he doesn't disclose
9 10 11 12 13 14 15 16	MR. MORRIS: Can we please go to page 6 of 8? (Scrolling.) MR. MORRIS: And if we can scroll just down to the "Affirmative Defenses." BY MR. MORRIS: Q. All right. Do you see paragraph 40 – A. Yeah.	8 9 10 11 12 13 14 15 16	the – withdrawn. Were things "learned and investigated" after the time the original answer was served and filed on your behalf? MS. DEITSCH-PEREZ: Object to the form. And I would also just caution the witness before he speaks to think – to make sure he doesn't disclose attorney-client communications.
9 10 11 12 13 14 15 16 17	MR. MORRIS: Can we please go to page 6 of 8? (Scrolling.) MR. MORRIS: And if we can scroll just down to the "Affirmative Defenses." BY MR. MORRIS: Q. All right. Do you see paragraph 40 – A. Yeah. Q. – as compared to the prior version	8 9 10 11 12 13 14 15 16 17	the – withdrawn. Were things "learned and investigated" after the time the original answer was served and filed on your behalf? MS. DEITSCH-PEREZ: Object to the form. And I would also just caution the witness before he speaks to think – to make sure he doesn't disclose attorney-client communications. A. I'm sorry, could you please repeat
9 10 11 12 13 14 15 16 17	MR. MORRIS: Can we please go to page 6 of 8? (Scrolling.) MR. MORRIS: And if we can scroll just down to the "Affirmative Defenses." BY MR. MORRIS: Q. All right. Do you see paragraph 40 – A. Yeah. Q. – as compared to the prior version of your answer, has added the words, quote,	8 9 10 11 12 13 14 15 16 17 18	the – withdrawn. Were things "learned and investigated" after the time the original answer was served and filed on your behalf? MS. DEITSCH-PEREZ: Object to the form. And I would also just caution the witness before he speaks to think – to make sure he doesn't disclose attorney-client communications. A. I'm sorry, could you please repeat the question?
9 10 11 12 13 14 15 16 17	MR. MORRIS: Can we please go to page 6 of 8? (Scrolling.) MR. MORRIS: And if we can scroll just down to the "Affirmative Defenses." BY MR. MORRIS: Q. All right. Do you see paragraph 40 – A. Yeah. Q. – as compared to the prior version of your answer, has added the words, quote, "upon fulfillment of conditions subsequent."	8 9 10 11 12 13 14 15 16 17	the – withdrawn. Were things "learned and investigated" after the time the original answer was served and filed on your behalf? MS. DEITSCH-PEREZ: Object to the form. And I would also just caution the witness before he speaks to think – to make sure he doesn't disclose attorney-client communications. A. I'm sorry, could you please repeat the question? BY MR. MORRIS:
9 10 11 12 13 14 15 16 17 18 19 20	MR. MORRIS: Can we please go to page 6 of 8? (Scrolling.) MR. MORRIS: And if we can scroll just down to the "Affirmative Defenses." BY MR. MORRIS: Q. All right. Do you see paragraph 40 – A. Yeah. Q. – as compared to the prior version of your answer, has added the words, quote,	8 9 10 11 12 13 14 15 16 17 18 19 20	the – withdrawn. Were things "learned and investigated" after the time the original answer was served and filed on your behalf? MS. DEITSCH-PEREZ: Object to the form. And I would also just caution the witness before he speaks to think – to make sure he doesn't disclose attorney-client communications. A. I'm sorry, could you please repeat the question?
9 10 11 12 13 14 15 16 17 18 19 20 21	MR. MORRIS: Can we please go to page 6 of 8? (Scrolling.) MR. MORRIS: And if we can scroll just down to the "Affirmative Defenses." BY MR. MORRIS: Q. All right. Do you see paragraph 40 – A. Yeah. Q. – as compared to the prior version of your answer, has added the words, quote, "upon fulfillment of conditions subsequent."	8 9 10 11 12 13 14 15 16 17 18	the – withdrawn. Were things "learned and investigated" after the time the original answer was served and filed on your behalf? MS. DEITSCH-PEREZ: Object to the form. And I would also just caution the witness before he speaks to think – to make sure he doesn't disclose attorney-client communications. A. I'm sorry, could you please repeat the question? BY MR. MORRIS:
9 10 11 12 13 14 15 16 17 18 19 20 21	MR. MORRIS: Can we please go to page 6 of 8? (Scrolling.) MR. MORRIS: And if we can scroll just down to the "Affirmative Defenses." BY MR. MORRIS: Q. All right. Do you see paragraph 40 – A. Yeah. Q. – as compared to the prior version of your answer, has added the words, quote, "upon fulfillment of conditions subsequent." Do you see that?	8 9 10 11 12 13 14 15 16 17 18 19 20	the – withdrawn. Were things "learned and investigated" after the time the original answer was served and filed on your behalf? MS. DEITSCH-PEREZ: Object to the form. And I would also just caution the witness before he speaks to think – to make sure he doesn't disclose attorney-client communications. A. I'm sorry, could you please repeat the question? BY MR. MORRIS: Q. Sure. Did you, personally, learn or
9 10 11 12 13 14 15 16 17 18 19 20 21	MR. MORRIS: Can we please go to page 6 of 8? (Scrolling.) MR. MORRIS: And if we can scroll just down to the "Affirmative Defenses." BY MR. MORRIS: Q. All right. Do you see paragraph 40 – A. Yeah. Q. – as compared to the prior version of your answer, has added the words, quote, "upon fulfillment of conditions subsequent." Do you see that? A. Yes.	8 9 10 11 12 13 14 15 16 17 18 19 20 21	the – withdrawn. Were things "learned and investigated" after the time the original answer was served and filed on your behalf? MS. DEITSCH-PEREZ: Object to the form. And I would also just caution the witness before he speaks to think – to make sure he doesn't disclose attorney-client communications. A. I'm sorry, could you please repeat the question? BY MR. MORRIS: Q. Sure. Did you, personally, learn or discover anything related to this amended
	MR. MORRIS: Can we please go to page 6 of 8? (Scrolling.) MR. MORRIS: And if we can scroll just down to the "Affirmative Defenses." BY MR. MORRIS: Q. All right. Do you see paragraph 40 – A. Yeah. Q. – as compared to the prior version of your answer, has added the words, quote, "upon fulfillment of conditions subsequent." Do you see that? A. Yes. Q. Why were those words added?	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	the – withdrawn. Were things "learned and investigated" after the time the original answer was served and filed on your behalf? MS. DEITSCH-PEREZ: Object to the form. And I would also just caution the witness before he speaks to think – to make sure he doesn't disclose attorney-client communications. A. I'm sorry, could you please repeat the question? BY MR. MORRIS: Q. Sure. Did you, personally, learn or discover anything related to this amended paragraph 40 after the time that the original

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1	Page 172 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 173
2	MS. DEITSCH-PEREZ: When you say		of an issue, and it's – I'm very busy over	
3	"we," are you talking about you and	3	here and then spent more time going through the	
4	lawyers?	4	details, and this needed to be clarified or	
5	THE WITNESS: Yes.	5	stated differently.	
6	MS. DEITSCH-PEREZ: Don't disclose	6	Q. Okay. With respect to the agreement	
7	your communications with lawyers.	7	referred to in paragraph 40, whose idea was it	
8	BY MR. MORRIS:	8	to enter into that agreement?	
9	Q. All right. I don't want to know	9	A. It was – it was mine.	
10	anything about your communications with	10	Q. Okay. And who were who were the	
11	lawyers, but I'm going to ask you for facts.	11	majority of Class A holders that you referred	
12	What facts, if any, did you learn	12	to earlier?	
13	after the original answer was filed that relate	13	A. That was the counterparty	
	to the words, quote, "upon fulfillment of	١	decision-maker for Highland prior to	
14 15	·	14		
15 16	'	15	bankruptcy, and like I said, I believe it was	
16 17	A. The "conditions subsequent" involved in the first quarter of 2019 were always an	16	Dugaboy.	
17 10	in the first quarter of 2019 were always an event, but it wasn't captured properly or	17	Q. Can you think of any other member of Class A who entered into this agreement on	
18	• • • •	18	S S	
19	needed to be clarified in the amendment.	19	behalf of the debtor in the early part of 2019	
20	Q. Well, you mentioned that "things	20	other than Dugaboy?	
21	were learned and investigated" after the answer	21	MS. DEITSCH-PEREZ: Object to the	
22	was filed, and I'm just trying to pin down what	22	form.	
23	that was?	23	A. I do believe it was necessary.	
24	A. I – I took it more seriously with	24	Dugaboy alone was the requisite majority. I	
25	the lawyers as it – as the notes became more	25	didn't – I don't remember or remember even	
1	Page 174 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 175
1 2	thinking about including anybody else.	2	Q. Did you and Nancy discuss this	
	BY MR. MORRIS:			
		3	agreement at all?	
4	Q. Okay. And to be clear, Mr. Dondero, I'm not – I don't have a view one way or the	5	A. This agreement? No. Q. Can you describe –	
	•		MS. DEITSCH-PEREZ: What do you mean	
	other as to whether you should or shouldn't –	1 6	IVIS. DELI SCH-PEREZ. VIII al uo vou II leali	
		6	•	
8	who you should have contacted.	7	by "this agreement"?	
	I just want to know who – if you	7 8	by "this agreement"? (Simultaneous conversation.)	
9	I just want to know who – if you can identify for me the Class A members who	7 8 9	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen.	
9	I just want to know who – if you can identify for me the Class A members who acted to approve the agreement that's referred	7 8 9 10	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen. BY MR. MORRIS:	
9 10 11	I just want to know who – if you can identify for me the Class A members who acted to approve the agreement that's referred to in paragraph 40.	7 8 9 10 11	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen. BY MR. MORRIS: Q. Yes. That's the only one that I'm	
9 10 11 12	I just want to know who – if you can identify for me the Class A members who acted to approve the agreement that's referred to in paragraph 40. Is there anybody other than Dugaboy?	7 8 9 10 11 12	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen. BY MR. MORRIS: Q. Yes. That's the only one that I'm talking about, so —	
9 10 11 12	I just want to know who – if you can identify for me the Class A members who acted to approve the agreement that's referred to in paragraph 40. Is there anybody other than Dugaboy? A. Not – not – not	7 8 9 10 11 12 13	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen. BY MR. MORRIS: Q. Yes. That's the only one that I'm talking about, so – MS. DEITSCH-PEREZ: So you mean –	
9 10 11 12 13	I just want to know who – if you can identify for me the Class A members who acted to approve the agreement that's referred to in paragraph 40. Is there anybody other than Dugaboy? A. Not – not – not specifically regarding that comp cycle.	7 8 9 10 11 12 13 14	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen. BY MR. MORRIS: Q. Yes. That's the only one that I'm talking about, so — MS. DEITSCH-PEREZ: So you mean — MR. MORRIS: Please, please, Deb —	
9 10 11 12 13 14	I just want to know who – if you can identify for me the Class A members who acted to approve the agreement that's referred to in paragraph 40. Is there anybody other than Dugaboy? A. Not – not – not specifically regarding that comp cycle. Q. Okay. And who acted on behalf of	7 8 9 10 11 12 13 14 15	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen. BY MR. MORRIS: Q. Yes. That's the only one that I'm talking about, so – MS. DEITSCH-PEREZ: So you mean – MR. MORRIS: Please, please, Deb – MS. DEITSCH-PEREZ: John, can you	
9 10 11 12 13 14 15	I just want to know who – if you can identify for me the Class A members who acted to approve the agreement that's referred to in paragraph 40. Is there anybody other than Dugaboy? A. Not – not – not specifically regarding that comp cycle. Q. Okay. And who acted on behalf of Dugaboy to enter into the agreement that's	7 8 9 10 11 12 13 14 15 16	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen. BY MR. MORRIS: Q. Yes. That's the only one that I'm talking about, so – MS. DEITSCH-PEREZ: So you mean – MR. MORRIS: Please, please, Deb – MS. DEITSCH-PEREZ: John, can you please clarify: Are you asking if he	
9 10 11 12 13 14 15 16	I just want to know who – if you can identify for me the Class A members who acted to approve the agreement that's referred to in paragraph 40. Is there anybody other than Dugaboy? A. Not – not – not specifically regarding that comp cycle. Q. Okay. And who acted on behalf of Dugaboy to enter into the agreement that's referred to in paragraph 40?	7 8 9 10 11 12 13 14 15 16 17	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen. BY MR. MORRIS: Q. Yes. That's the only one that I'm talking about, so – MS. DEITSCH-PEREZ: So you mean – MR. MORRIS: Please, please, Deb – MS. DEITSCH-PEREZ: John, can you please clarify: Are you asking if he discussed the answer with Nancy or the –	
9 10 11 12 13 14 15 16 17	I just want to know who – if you can identify for me the Class A members who acted to approve the agreement that's referred to in paragraph 40. Is there anybody other than Dugaboy? A. Not – not – not specifically regarding that comp cycle. Q. Okay. And who acted on behalf of Dugaboy to enter into the agreement that's referred to in paragraph 40? A. The trustee.	7 8 9 10 11 12 13 14 15 16 17 18	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen. BY MR. MORRIS: Q. Yes. That's the only one that I'm talking about, so – MS. DEITSCH-PEREZ: So you mean – MR. MORRIS: Please, please, Deb – MS. DEITSCH-PEREZ: John, can you please clarify: Are you asking if he discussed the answer with Nancy or the – MR. MORRIS: I didn't use the word	
9 10 11 12 13 14 15 16 17 18	I just want to know who – if you can identify for me the Class A members who acted to approve the agreement that's referred to in paragraph 40. Is there anybody other than Dugaboy? A. Not – not – not specifically regarding that comp cycle. Q. Okay. And who acted on behalf of Dugaboy to enter into the agreement that's referred to in paragraph 40? A. The trustee. Q. The trustee of Dugaboy?	7 8 9 10 11 12 13 14 15 16 17 18	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen. BY MR. MORRIS: Q. Yes. That's the only one that I'm talking about, so — MS. DEITSCH-PEREZ: So you mean — MR. MORRIS: Please, please, Deb — MS. DEITSCH-PEREZ: John, can you please clarify: Are you asking if he discussed the answer with Nancy or the — MR. MORRIS: I didn't use the word "answer." I used the word "agreement," so	
9 10 11 12 13 14 15 16 17 18 19	I just want to know who – if you can identify for me the Class A members who acted to approve the agreement that's referred to in paragraph 40. Is there anybody other than Dugaboy? A. Not – not – not specifically regarding that comp cycle. Q. Okay. And who acted on behalf of Dugaboy to enter into the agreement that's referred to in paragraph 40? A. The trustee. Q. The trustee of Dugaboy? A. Yes.	7 8 9 10 11 12 13 14 15 16 17 18 19 20	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen. BY MR. MORRIS: Q. Yes. That's the only one that I'm talking about, so — MS. DEITSCH-PEREZ: So you mean — MR. MORRIS: Please, please, Deb — MS. DEITSCH-PEREZ: John, can you please clarify: Are you asking if he discussed the answer with Nancy or the — MR. MORRIS: I didn't use the word "answer." I used the word "agreement," so let me —	
9 10 11 12 13 14 15 16 17 18 19 20 21	I just want to know who – if you can identify for me the Class A members who acted to approve the agreement that's referred to in paragraph 40. Is there anybody other than Dugaboy? A. Not – not – not specifically regarding that comp cycle. Q. Okay. And who acted on behalf of Dugaboy to enter into the agreement that's referred to in paragraph 40? A. The trustee. Q. The trustee of Dugaboy? A. Yes. Q. And who was the trustee of Dugaboy	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen. BY MR. MORRIS: Q. Yes. That's the only one that I'm talking about, so – MS. DEITSCH-PEREZ: So you mean – MR. MORRIS: Please, please, Deb – MS. DEITSCH-PEREZ: John, can you please clarify: Are you asking if he discussed the answer with Nancy or the – MR. MORRIS: I didn't use the word "answer." I used the word "agreement," so let me – MS. DEITSCH-PEREZ: I know, but he	
9 10 11 12 13 14 15 16 17 18 19 20 21	I just want to know who – if you can identify for me the Class A members who acted to approve the agreement that's referred to in paragraph 40. Is there anybody other than Dugaboy? A. Not – not – not specifically regarding that comp cycle. Q. Okay. And who acted on behalf of Dugaboy to enter into the agreement that's referred to in paragraph 40? A. The trustee. Q. The trustee of Dugaboy? A. Yes. Q. And who was the trustee of Dugaboy in the January/February 2019 time period that	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen. BY MR. MORRIS: Q. Yes. That's the only one that I'm talking about, so – MS. DEITSCH-PEREZ: So you mean – MR. MORRIS: Please, please, Deb – MS. DEITSCH-PEREZ: John, can you please clarify: Are you asking if he discussed the answer with Nancy or the – MR. MORRIS: I didn't use the word "answer." I used the word "agreement," so let me – MS. DEITSCH-PEREZ: I know, but he pointed to the screen.	
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	I just want to know who – if you can identify for me the Class A members who acted to approve the agreement that's referred to in paragraph 40. Is there anybody other than Dugaboy? A. Not – not – not specifically regarding that comp cycle. Q. Okay. And who acted on behalf of Dugaboy to enter into the agreement that's referred to in paragraph 40? A. The trustee. Q. The trustee of Dugaboy? A. Yes. Q. And who was the trustee of Dugaboy in the January/February 2019 time period that entered into this agreement on behalf of the	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen. BY MR. MORRIS: Q. Yes. That's the only one that I'm talking about, so — MS. DEITSCH-PEREZ: So you mean — MR. MORRIS: Please, please, Deb — MS. DEITSCH-PEREZ: John, can you please clarify: Are you asking if he discussed the answer with Nancy or the — MR. MORRIS: I didn't use the word "answer." I used the word "agreement," so let me — MS. DEITSCH-PEREZ: I know, but he pointed to the screen. (Simultaneous conversation.)	
	I just want to know who – if you can identify for me the Class A members who acted to approve the agreement that's referred to in paragraph 40. Is there anybody other than Dugaboy? A. Not – not – not specifically regarding that comp cycle. Q. Okay. And who acted on behalf of Dugaboy to enter into the agreement that's referred to in paragraph 40? A. The trustee. Q. The trustee of Dugaboy? A. Yes. Q. And who was the trustee of Dugaboy in the January/February 2019 time period that entered into this agreement on behalf of the	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	by "this agreement"? (Simultaneous conversation.) A. Not the one that's on the screen. BY MR. MORRIS: Q. Yes. That's the only one that I'm talking about, so – MS. DEITSCH-PEREZ: So you mean – MR. MORRIS: Please, please, Deb – MS. DEITSCH-PEREZ: John, can you please clarify: Are you asking if he discussed the answer with Nancy or the – MR. MORRIS: I didn't use the word "answer." I used the word "agreement," so let me – MS. DEITSCH-PEREZ: I know, but he pointed to the screen.	

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2 BY MR. MORRIS:	2 favorable monetization of certain large or
3 Q. Mr. Dondero, can you describe for	3 liquid assets on the Highland balance sheet;
4 me – withdrawn.	4 and the three that were focused on was MGM,
5 Did you discuss with your sister	5 Trussway, and Comerstone.
	6 Q. Did she say anything in response?
7 paragraph 40?	7 A. Just, "How much are we talking 8 about?" And I told her it was about 9 million
8 A. The agreement to subsequent	
9 conditions, yes, absolutely. But this	9 in aggregate, and – and I told her that it
10 agreement that's on the screen, I've never –	10 was – that the forgiveness or the compensation
11 I've never – I've never shown her this	11 was compliant regarding any credit covenants or
12 document or talked to her about it.	12 Hunter Mountain covenants –
13 Q. I'm not asking about the document.	13 Q. Do you recall any –
14 I'm not asking about the document. I'm asking	14 A. – that – that if it were to be
15 about the agreement that's referred to in	15 forgiven, that additional compensation would be
16 paragraph 40.	16 compliant or permitted and really not material
17 Do you understand that?	17 relative to any outstanding credit agreements
18 A. Yes. And, yes, we had several	18 that Highland had or agreements with Hunter
19 conversations about it.	19 Mountain.
20 Q. Okay. Can you describe for me	20 Q. Is this something that you discussed
21 everything you remember about your discussions	21 with her, or is this just information that
22 with Nancy concerning the agreement that's	22 you're giving me?
23 referred to in paragraph 40?	23 A. This is what I discussed – that's
24 A. That the loans that were in place	24 almost the entirety of the conversation. It
25 would be forgiven upon a monetization – the	25 happened over a couple different conversations,
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1 Dondero - 5-28-2021	1 Dondero - 5-28-2021
2 but	2 Q. Do you know if she sought any
3 Q. Did anybody participate in any of	3 independent advice before entering into the
4 the conversations you're describing other than	4 agreement that you've described?
5 you and your sister?	5 A. I don't know.
6 A. I don't believe it was necessary, it	6 Q. Do you recall whether you provided
7 didn't include anybody else.	7 her with any documents of any kind in
8 Q. Okay. Again, I'm not here to	8 connection with the discussions that led to the
9 question. I'm just looking for facts,	9 agreement that's referred to in paragraph 40?
10 Mr. Dondero.	10 A. I – I have no – I don't – I don't
So nobody participated in any of	11 believe – no, I don't believe I gave her
12 these conversations that you can recall other	12 copies of the relevant Hunter Mountain
13 than you and Nancy; is that correct?	13 limitations, or whatever. I just spoke to her
14 A. Correct, that I – yes, there was	14 about it.
15 never a third party involved in our	15 Q. Okay. I'm just asking – I'm asking
16 conversations. I don't know – I don't think	16 a broader question: Do you recall giving her
17 she discussed it with anybody else, but I don't	17 any documents of any kind in connection with
18 know.	18 the discussions that led to the agreement in
19 Q. Did – was the agreement subject to	19 paragraph 40?
20 any negotiation? Did she make any	20 A. Not – not that I recall. She –
21 counterproposal of any kind?	21 she may – she may have some, but I don't
22 A. No. No, I – again, I believe both	22 remember.
23 of our views at the time was that it was	23 Q. Do you know if there were any
24 immaterial to Highland overall or any other	24 resolutions that were adopted by Highland to
25 agreements.	25 reflect the agreement that's referred to in

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1	Page 180 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 181
2	paragraph 40?	2	into?	
3	A. Resolutions that – no, not that I'm	3	A. I don't know.	
4	aware of.	4	Q. Is there any time period by which	
5	Q. Did you give – did you give Nancy a	5	the subsequent – the conditions subsequent	
6	copy of the three promissory notes that were	6	have to be fulfilled, or are they open-ended?	
7	the subject of the agreement referred to in	7	A. I believe it was open-ended.	
8	paragraph 40?	8	Q. Under the agreement that's referred	
9	A. No.	9	to in paragraph 40, did the debtor surrender	
10	Q. Did she ask to see any documents	10	its right to make a demand under the promissory	
11	before entering into the agreement that's	11	notes?	
12	referred to in paragraph 40?	12	MS. DEITSCH-PEREZ: And, again, are	
13	A. I – I don't remember.	13	you talking about the debtor as in	
14	Q. Did you suggest that she speak with	14	post-bankruptcy or –	
15	anybody prior to the time that she entered into	15	MR. MORRIS: Tapologize. Thank	
16	the agreement that's referred to in	16	you. Thank you. Thank you. Thank you.	
. o 17	paragraph 40?	17	Withdrawn.	
18	MS. DEITSCH-PEREZ: Asked and	18	BY MR. MORRIS:	
19	answered.	19	Q. Under the agreement that you reached	
20	A. Yeah. No.	20	with Nancy that's referred to in paragraph 40,	
21	BY MR. MORRIS:	21	was it your understanding that Highland	
- · 22	Q. Do you know whether she actually	22	surrendered its right to make a demand for	
23	spoke with anybody concerning the subject	23	payment of unpaid principal and interest under	
24	matter of the agreement that's referred to in	24	the notes?	
25	paragraph 40 prior to the time it was entered	25	A. I think essentially, yes.	
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1	Dondero - 5-28-2021	1	Dondero - 5-28-2021	
2	Q. Okay. What did Highland receive in	2	arrangement?	
3	return for its agreement to surrender its right	3	A. The focus – the focus parts for	
4	to make a demand for unpaid principal and	4	sure.	
5	interest, if anything?	5	Q. And without without the agreement	
6	A. I think with all forgiveness of	6	that's referred to in paragraph 40, you	
7	notes, what it gets is it gets focus in terms	7	wouldn't have been focused on maximizing the	
8	of the monetization and it reduces additional	8	enterprises; is that right?	
9	compensation that I could have/would have taken	9	A. No.	
10	otherwise, or could have/would have been	10	Q. So I'm sorry, maybe I missed it.	
11	entitled to otherwise.	11	When you used the word "focus" –	
12	So, it's yeah, I mean, I think	12	let me – when you use the word "focus," what	
13	it's, again, heightened focused for something	13	do you mean?	
14	that would be great for the debtor or great for	14	What is the benefit to the debtor?	
15	3	15	MS. DEITSCH-PEREZ: Object to the	
16	of forgiveness becomes compensation when and if	16	form.	
17	it occurs, and then it – it theoretically	17	He said "heightened focus."	
18	reduces other compensation.	18	A. Yeah, heightened focused was my	
19	Q. So why not just forgive it at that	19	words, which —	
20	moment?	20	BY MR. MORRIS:	
21	Why tie it to "conditions	21	Q. Okay.	
22	subsequent"?	22	A. – you know, means beyond normal	
23	A. I thought it was more appropriate.	23	focus. It means additional effort just like in	
24	Q. Did you and Nancy discuss at all	24	any company or what we do here with other	
25	what the benefit would be to Highland from this	25	employees, for things you really want to get	

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1	Page 184 Dondero - 5-28-2021	1	Page 18: Dondero - 5-28-2021
า ว			answer when you were asking me what would be
2	done or focus on, you provide that extra		•
3	incentive.		the benefit or consideration to Highland and
4	Q. Okay. So – so that's the benefit	_ ا	then ultimately to debtor. I was giving you
5	to Highland, was that you were going to have a	5	compensation answer.
6	heightened focus on maximizing value; is that	6	BY MR. MORRIS:
7	fair?	7	Q. Okay. So I just but I do want to
8	MS. DEITSCH-PEREZ: Object to the	١.	try to understand from your perspective the
9	form.	9	benefit to the debtor.
10	A. And then also the part 2 of my	10	And, one, you told me about the
11	answer, right, which, you know, that	11	heightened focus, and the second –
12	forgiveness would be compensation which	12	A. Right.
13	would in any given year, additional	13	Q. — I think you said, and correct me
4	compensation coming from forgiveness reduces	14	if I'm wrong, that it would relieve the debtor
5	other compensation.	15	of paying some compensation in the future.
6	BY MR. MORRIS:	16	Am I mistaken about that?
7	Q. Was that part of the agreement that	17	A. Yeah, I mean – I'm sorry. Repeat
8	you reached with Nancy? Was that – was that	18	that one more time, please.
9	when these notes were forgiven, you would forgo	19	Q. I believe you said that the second
20	an amount equivalent to the outstanding	20	benefit to Highland from entering into the
21	principal and unpaid interest?	21	agreement referred to in paragraph 40 is that
2	MS. DEITSCH-PEREZ: Object to the	22	it would relieve them of a future obligation to
23	form, misstates his prior testimony.	23	pay compensation in the same amount.
24	A. Yeah. I remember discussing the	24	Do I have that right?
25	focus part with her. The – I was giving that	25	MS. DEITSCH-PEREZ: Object to the
			<u> </u>
1	Page 186 Dondero - 5-28-2021	1	Page 18' Dondero - 5-28-2021
2	form.	2	exactness of the answer is that if –
3	A. Maybe not exactly "the same amount,"	3	there's – depending on what the compensation
4	but it would – it would – it would reduce	4	target is and whether or not you wanted to grow
5	comp – yes, it would – it would, like, in the	5	something up or you're looking for a net
6	next cycle, reduce – or when it was realized,	6	amount, but forgiveness of debt becomes a
7	would likely reduce comp then.	1	taxable event with no – no additional ability
8	BY MR. MORRIS:	8	to pay taxes. So it's usually not an exact
9	Q. Okay. And by what amount would it	9	offset to future compensation, the way we've
0	likely reduce comp, then?	10	done it here historically.
1	A. I don't know. By significant –	11	Q. In the agreement that you reached
2	by – by a significant amount, by something	12	with Nancy that's referred to in paragraph 40,
3	similar to the 9 million bucks.	13	were there any other – withdrawn.
4	Q. Okay. So, is there any – I'm just	14	In the agreement that you reached
5	trying to understand your perspective.	15	with Nancy that's referred to in paragraph 40,
6	One of the benefits from entering	16	were there any circumstances under which you
7	into the agreement referred to in paragraph 40	17	would have been obligated to pay all unpaid
, 8	is that upon the realization of the forgiveness	18	principal and interest under the notes?
_	·		
9	of the debt, Highland or the debtor, whatever	19	A. If the illiquid assets weren't or
20	the case may be, in the future would be	20	if – if none of the illiquid assets were
21	relieved from paying you an amount similar to	21	monetized.
22	the principal amount of the notes?	22	Q. But you were – you were, at the
23	Do I have that right?	23	time you entered into this oral agreement, in
24	A. Yeah, or – or – yeah. I guess the	24	control of whether or not to monetize those
25	reason why I keep going back and forth on the	25	illiquid assets, right?
•	,, 9. 9		

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2 A. And I expected they would be over		despite objecting vehemently, we don't have
3 time, yes.	I	awareness of what the debtor is doing with
4 Q. Okay. So, based on your control of		Trussway or Comerstone. So there's a
5 the enterprise at the time that you entered		potential that those could have triggered, but
6 into the agreement, is there any – did you		I don't – I don't have – I don't have
7 have any – any scenario under which you		awareness.
8 believed you might actually have to pay back	8	Q. Okay. Do you know – and forgive
9 the unpaid principal and interest due under the		the question, sir, honestly. But do you
10 notes?		know –
11 A. If they weren't monetized.	11	A. Sure.
I2 Q. Okay. Anything else?	12	Q. – whether your estate would be
13 A. Assets weren't monetized, yeah.		liable to pay all of the undue principal –
14 Q. Anything else?		unpaid principal and interest if you passed
15 A. That's – that's my recollection.	15	before the conditions subsequent were
16 Q. If – if you – have the "conditions		satisfied?
17 subsequent" been met yet?	17	MS. DEITSCH-PEREZ: Object to the
8 A. I believe the announcement of the	18	form.
9 MGM sale will meet the conditions precedent	19	A. I – I don't know that answer.
20 when it closes four or five months from now.		BY MR. MORRIS:
	21	
•		Q. That wasn't something that you and
22 met – have the conditions subsequent been met		your sister discussed in January or February of
23 as of today?	23	2019; is that fair?
24 A. Have the conditions subsequent been		A. I wasn't contemplating that event at
25 met today. I don't have awareness of –	25	that point in time.
Page 190 1 Dondero - 5-28-2021	0 1	Page 1 ¹ Dondero - 5-28-2021
1 Dondero - 5-28-2021 2 Q. That's why I say "forgive the		monetized above cost, you know; but if they
, , ,		were all monetized below cost, that would make
question," sir.Did you ever ask anybody to write		the note payable.
	4	li le li lole payable.
h the agreement in paragraph 4() down on paper co		
5 the agreement in paragraph 40 down on paper so	5	Q. I appreciate that.
6 that it was memorialized somewhere?	5 6	Q. I appreciate that. MR. MORRIS: Let's go to the next
6 that it was memorialized somewhere? 7 A. No.	5 6 7	Q. I appreciate that. MR. MORRIS: Let's go to the next document, document Number 11.
6 that it was memorialized somewhere? 7 A. No. 8 Q. Did you and Nancy	5 6 7 8	Q. I appreciate that. MR. MORRIS: Let's go to the next document, document Number 11. (Exhibit 11 introduced.)
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1	Page 192 Dondero - 5-28-2021	1	Page 1 Dondero - 5-28-2021
2	Was this notarized, also?	2	Q. And you've admitted that that
3		3	•
	Q. No, because these are responses to	١.	statement is true and accurate as written,
4	requests to admit. You only –	4	right?
5	A. Okay.	5	A. Yeah, I believe so. The – yeah, I
6	Q. You only notarize responses to	6	believe so. Let me let you ask the questions.
7	interrogatories, for whatever reason. So these	7	Q. Okay. Do you have any reason to
8	were not. Yeah.	8	believe, as you sit here right now – let me
9	But I'm just asking you if you have	9	ask you a different question.
0	a memory of reviewing the requests for	10	Do you want to amend your response
1	admission before they were served and filed on	11	in any way right now?
12	your behalf?	12	A. I – I'm not aware of small amounts
3	A. Yes.	13	in terms of, like, interest or principal; and
4	Q. Okay. And did you authorize your	14	then sometimes the tax guys will say periodic
5	lawyers to serve and file this document on your	<mark>15</mark>	interest payments are important to – for the
6	behalf?	16	character of the notes, so sometimes periodic
7	A. Yes.	17	interest payments are made. Sometimes I think
8	Q. Okay. Looking at Request For	18	they peck on some of the notes.
9	Admission Number 1, it asks you to admit that	19	I don't I don't know or remember,
20	in December 2019, you made a payment to the	20	but I hope that something like this is correct.
21	debtor, a portion of which was applied to	21	Sometimes, if there was a need for cash into
2	reduce principal and/or interest due under one	22	Highland, the easiest way to – for me or a
	or more of the notes.		•
23		23	different entity to put cash into Highland was
24	Have I read that correctly?	24	to reduce a principal amount of a note with the
25	A. Yes.	25	thought that we could create new notes or
1	Page 194 Dondero - 5-28-2021	1	Page 1 Dondero - 5-28-2021
1		1	
2	increase another note later.	2	Q. Okay. And I appreciate – I didn't
3	So how many times or how often	3	mean to suggest that you weren't compliant,
4	interest payments were made or if there was	4	sir. I'm just asking you if you can identify
	some small principal payment made at some	5	any note that you made in favor of Highland
	point, I don't know the details; but I'm hoping		that was ever forgiven.
7	that's accurate.	7	MC DEITCOL DEDET: And I'm just
8			MS. DEITSCH-PEREZ: And I'm just
_	Q. Okay. We looked at three notes that	8	going to object because, while he's not
9	Q. Okay. We looked at three notes that were signed by you in 2018, correct?		•
	·	8	going to object because, while he's not
0	were signed by you in 2018, correct?	8	going to object because, while he's not 30(b)(6) witness, this is a deposition
0 1	were signed by you in 2018, correct? A. Yes.	8 9 10	going to object because, while he's not 30(b)(6) witness, this is a deposition taken in a particular case and he may have
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notes – (audio distortion) – Highland beyond	25	A. Not really, no. Not specifically.	
Page 198	1	Dondoro 5 29 2021	Page 19
So, when did you learn that in December 2019 a			
· · · · · · · · · · · · · · · · · · ·			
nayment made on your behalt at least a nortion	3	A. No, that's not true.	
payment made on your behalf, at least a portion	4	BY MR. MORRIS:	
of which was applied to reduce principal and/or	4 5	BY MR. MORRIS: Q. Well, the conditions subsequent	
of which was applied to reduce principal and/or interest due under one or more of the notes?	4 5 6	BY MR. MORRIS: Q. Well, the conditions subsequent hadn't arisen yet; is that fair?	
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1	Page 200 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 201
2	the way that's described in Request For	2	Do you see that?	
3	Admission Number 1?	3	A. Yes.	
4	A. No.	4	Q. And you've denied that request for	
5	MR. MORRIS: Can we go down to	5	admission.	
6	number 4, please?	6	Do you see that?	
7	BY MR. MORRIS:	7	A. Yes.	
8	Q. In your amended answer, I think you	8	Q. So, who did you inform at the debtor	
9	asserted that the – "each note is ambiguous."	9	of your belief that a provision of the notes	
10	Do I have that right?	10	was ambiguous?	
11	We can go back, if you would like to	11	Who did you –	
12		12	MS. DEITSCH-PEREZ: Object.	
13	A. Is this admission number 4? Is that	13	BY MR. MORRIS:	
14	where you're pointing to?	14	Q. Who did you communicate that to?	
15	Q. It is, and I'll just read it. It	15	MS. DEITSCH-PEREZ: Object to the	
16	refers to paragraph 45 of the amended answer,	16	form, no foundation.	
17	and I'll read it. But I'm happy to go back and	17	A. I – I – I don't – "I don't know"	
18	put it on the screen, if you'd would like.	18	is my answer to pretty much any question you	
19	But it says simply: "Defendant	19	could ask there.	
20	further asserts that each note is ambiguous."	20	BY MR. MORRIS:	
21	So request for number 4 asks you to	21	Q. This is – you're denying the	
22	admit that before you served that amended	22	request for admission, and that's your right.	
23	answer, you had never informed the debtor of	23	Did you ever inform the debtor of	
23 24	your belief that any provision of the notes was	24	your belief that a provision of the notes was	
	ambiguous.		ambiguous?	
	Page 202		<u> </u>	Page 203
1	Dondero - 5-28-2021	1	Dondero - 5-28-2021	1 age 200
2	MS. DEITSCH-PEREZ: Object, no	2	have specific knowledge.	
3	foundation.	3	BY MR. MORRIS:	
4	A. As – ask the question again,	4	Q. Do you have any knowledge, can you	
5	please.	5	identify any person who informed the debtor of	
6	BY MR. MORRIS:	6	your belief?	
7	Q. Did you ever inform the debtor of	7	A. I don't have specific knowledge. I	
8	your belief that any provision of the notes was	8	don't I don't I don't know.	
	ambiguous?	9	Q. Can you tell me when the debtor was	
10	MS. DEITSCH-PEREZ: Object, no	10	informed of your belief that any provision of	
11	foundation.	11	the notes was ambiguous?	
			MS. DEITSCH-PEREZ: Object, no	
12	A. You know, I don't know what	12	IVIO. DEITOOTTI EILE. ODICOLTIO	
	A. You know, I don't know what conversations were had between lawyers. I – I		•	
13	conversations were had between lawyers. I - I	12 13 14	foundation.	
13 14	conversations were had between lawyers. I – I don't know.	13 14	foundation. A. I don't know.	
13 14 15	conversations were had between lawyers. I – I don't know. BY MR. MORRIS:	13 14 15	foundation. A. I don't know. BY MR. MORRIS:	
13 14 15 16	conversations were had between lawyers. I – I don't know. BY MR. MORRIS: Q. Okay. So I'm going to ask a	13 14 15 16	foundation. A. I don't know. BY MR. MORRIS: Q. Can you identify the person who was	
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1	Page 204 Dondero - 5-28-2021	1	Page 2 Dondero - 5-28-2021
2	MR. MORRIS: Let's go to the next	2	THE REPORTER: Are we still on the
3	exhibit, please.	3	record, please?
ა 4	THE WITNESS: Is this a good time	4	MR. MORRIS: Yes.
5	for a lunch break?	5	COURT REPORTER: Okay.
		6	MS. DEITSCH-PEREZ: We'll -
6	MR. MORRIS: Yeah. I'm happy to do	-	
	it. I'm trying to move as quickly as I	7	MR. MORRIS: If you have time
_	can, Mr. Dondero. This is a little bit	8	constraints – if you have time
9	longer than you and I usually sit for, and		constraints, Mr. Dondero, I'm prepared to
	I apologize for that, but I'm happy to take	10	keep going. I'll take a shorter break. I
1	as long a break as you – as you need.	11	don't want – you know, I apologize for the
2	MS. DEITSCH-PEREZ: How long do you	12	burden, but these are relevant questions.
3	,	13	THE WITNESS: Yeah, let's – let's
4	deposition? What's your guess?	14	do 35 minutes, and we will try and wrap it
5	MR. MORRIS: I would say more than	15	up in – like you're saying, like an hour
6	,	16	or less than two.
7	MS. DEITSCH-PEREZ: Do you want to	17	MR. MORRIS: Yeah.
8	take a really short	18	THE WITNESS: Yeah. I do need to be
9	THE WITNESS: Can we take a half	19	someplace in the early afternoon.
0	hour, like 12:30 our time, 1:30 East Coast	20	MR. MORRIS: I assure you, I'll do
21	time?	21	my best to keep to that time frame.
2	MR. MORRIS: Of course.	22	THE WITNESS: Okay. Thank you.
3	THE WITNESS: Yeah. So, we'll take	23	THE REPORTER: And we're off the
4	35 minutes, and then we'll get back to it.	24	record.
25	You know –	25	(Lunch recess held.)
	Page 206		Page 2
1	Dondero - 5-28-2021	1	Dondero - 5-28-2021
2	MR. MORRIS: Can we put up the next	2	Objections and Answers to Highland Capital
3	exhibit, which I believe is Number 12?	3	Management, L.P.'s Second Set of
4	(Exhibit 12 introduced.)	4	Interrogatories?
5	BY MR. MORRIS:	5	A. Yes.
6	Q. Okay. So, Mr. Dondero, these are	6	Q. And did you believe that the facts
7	interrogatories, and so I direct you first to	7	stated therein were both within your personal
8	the last page of the document, the Verification	8	knowledge and were true and correct?
9	page.	9	A. Yes.
0	And is that your signature, sir?	10	Q. Okay.
1	A. Yes.	11	MR. MORRIS: Can we go to the
2	Q. Now, this wasn't notarized. Is	12	substance of the document on page 4 of 6?
3	there a reason why you didn't get this	13	BY MR. MORRIS:
4	notarized?	14	Q. Okay. So, in the answer to
5	A. No.	15	Interrogatory No. 1, you identify the
6	Q. Okay.	16	conditions subsequent that were the subject of
7	MR. MORRIS: If we could just scroll	17	the agreement that we've been talking about
8	back up.	18	that you and Nancy entered into.
9	BY MR. MORRIS:	19	Do I have that right?
9	Q. But is the Verification true –	20	A. Yes.
1	MR. MORRIS: If we just go back to	21	Q. And to the best of your knowledge,
22	it.	22	does the answer that's set forth in response to
23	BY MR. MORRIS:	23	Interrogatory No. 1 fully and accurately set
24	Q. At the time you signed this	24	forth the conditions subsequent that were the
5	document, had you read the Defendant's	25	subject of the agreement?

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Pag 1 Dondero - 5-28-2021	ge 208 Page 2 1 Dondero - 5-28-2021
2 MS. DEITSCH-PEREZ: Object to the	2 captures it.
3 form.	3 BY MR. MORRIS:
4 A. Repeat the question, please.	4 Q. Okay. There's a reference there to,
5 BY MR. MORRIS:	5 quote, "the disposition of the portfolio
6 Q. Does this answer to Interrogatory	6 company interests managed and/or owned directly
7 No. 1 set forth, to the best of your knowledge	7 or indirectly by Highland and/or its affiliates
8 and understanding, the conditions subsequent	8 or managed funds."
9 that were part of the agreement that you and	9 Do you see that?
10 Nancy entered into in January or February 2019?	10 A. Yes.
	11 Q. What does that refer to?
•	
12 form.	12 A. Just, you know, MGM is owned in a
13 A. Yes, large – yes, largely –	13 variety of places, Cornerstone is owned in a
14 BY MR. MORRIS:	14 variety of places, and then Trussway is owned
15 Q. Okay.	15 in a subsidiary of Highland.
16 A or yes.	16 So there – I believe it's to
17 Q. Is there any aspect of this that you	17 capture the fact of the different ownerships or
18 believe right now is incorrect?	18 controls of those three different investments.
19 A. No.	19 Q. Are those the only portfolio company
Q. Is there any aspect of your	20 interests managed and/or directly or indirectly
21 agreement with Nancy on the conditions	21 by Highland or its affiliates – withdrawn.
subsequent that's not described in this answer?	22 That was bad.
MS. DEITSCH-PEREZ: Object to the	23 This answer doesn't refer
24 form.	24 specifically to any particular assets, correct?
A. My recollection is that that largely	25 A. It does not.
	ge 210 Page 2
1 Dondero - 5-28-2021	1 Dondero - 5-28-2021
2 Q. Okay.	2 the agreement that you had with Nancy pertained
3 A. Well, yeah. I think what the intent	3 only to MGM, Comerstone, and Trussway. Do I
4 was – those three companies I just mentioned	4 have that right?
5 were always considered portfolio companies.	5 MS. DEITSCH-PEREZ: Object to the
6 There have been a few others over the years,	6 form.
7 but those are – those – I think they're	7 A. The monetization of those three were
8 trying to capture them that way, but I only	8 the – were the conditions subsequent, yes.
9 remember talking to her about those three.	9 BY MR. MORRIS:
10 Q. Are there any other portfolio	10 Q. Okay. And there's a reference there
11 company interests that are managed and/or owned	11 to being disposed of, quote, on a favorable
12 directly or indirectly by Highland and/or its	12 basis.
13 affiliates or managed funds? Are there any	13 Do you see that?
14 other assets?	14 A. Yes.
15 MS. DEITSCH-PEREZ: Object to the	15 Q. What does that mean?
16 form.	16 A. Above cost or book value.
17 A. There were some lesser private	17 Q. How much above cost or book value
18 equity investments or companies, yes.	18 would you have to dispose of MGM, Cornerstone,
19 BY MR. MORRIS:	19 and Trussway in order to trigger the conditions
20 Q. Can you identify them?	20 subsequent?
21 A. CCS Medical. I think OmniMax was	21 A. There wasn't – there was just
22 one. Kerri International. Yeah, those –	22 monetization on a favorable basis. There
23 those are ones that come to mind.	23 wasn't a specific amount on each individual
24 Q. Okay. But notwithstanding the	24 one. It only took one to trigger it.
25 answer here, to the best of your recollection,	25 Q. Oh. So the sale of any of those
	25 a. 5.1. 55 allo cale of ally of a 1000

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1	Page 212 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 213
2	three assets would trigger the conditions	2	form.	
3	subsequent?	3	A. If any of them were sold above cost,	
4	A. Correct.	4	it would – monetization would trigger the –	
5	Q. Okay. And who decided whether the	5	the three notes — forgiveness of the three	
6	asset was sold on a favorable basis?	6	notes, yes.	
7	Who made that decision, under your	7	BY MR. MORRIS:	
8	agreement with Nancy?	8	Q. Okay. And I just want to see if I	
9	A. It was just defined relative to	9	can understand: Did you and Nancy discuss in	
10	cost, so it was just – it was just a	10	January or February 2019 how much above cost	
11	factual – there's nothing to decide. It would	11	the sale would have to be in order for the	
12	just be a factual answer.	12	debtor to forgive your obligations under the	
13	Q. So, I just want to make sure I	13	three notes?	
14	understand.	14	MS. DEITSCH-PEREZ: Object to the	
15	Your agreement with Nancy was that	15	form.	
16	· · · · · · · · · · · · · · · · · · ·	16	A. No. It just had to be above cost,	
17	A. Yes.	17	not a amount above cost.	
18	Q. – that – all right. Withdrawn.	18	BY MR. MORRIS:	
19	Your agreement with Nancy in January	19	Q. Okay.	
20	or February 2019, was that if any of MGM,	20	A. Because just monetizing it – just	
21	Comerstone, or Trussway was sold at cost, the	21	monetizing it and getting liquidity for an	
22	debtor would forgive your obligations under the	22	illiquid investment, even if it was at cost, is	
23	three notes.	23	good. So something above cost is great. And	
24	Do I have that right?	23	those are all big assets, and the notes were	
25	MS. DEITSCH-PEREZ: Object to the	25		
20	IVIO. DEITOOFPEENEZ. ODJECHOHE	25	SHaii.	
1	Page 214 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 215
2	Q. Okay. So, again, I just want to	2	Q. Thank you very much.	
3	really understand your agreement with Nancy.	3	Was Grant Scott the trustee of the	
4	Did you and her specifically agree	4	Dugaboy trust in January or February 2019?	
5	in January or February 2019 that if you sold	5	A. He was at one point. I don't know	
6	either MGM or Cornerstone or Trussway for at	6	if he was I don't know when he was the	
7	least \$1 more than cost, then your obligations	7	trustee, but he got replaced at a – some point	
8	under the three notes would be forgiven?	8	in time.	
9	MS. DEITSCH-PEREZ: Object to the	9	Q. Do you know if it was before or	
10	form.	10	after the petition date?	
11	A. Before I answer that, I just – can	11	A. Before or after the petition date.	
12	you repeat so I can get all the subjects and	12	It was before the petition date.	
13	participants straight in my head from the	13	MR. MORRIS: Okay. I'd ask for the	
14	beginning of that question?	14	production of any documents that show that	
15	BY MR. MORRIS:	15	Nancy Dondero was the trustee of the	
16	Q. Sure. Did you and Nancy agree in	16	Dugaboy trust in January or February 2019.	
17	January or February 2019 that if Highland sold	17	MS. DEITSCH-PEREZ: I'll take your	
18	either MGM or Comerstone or Trussway for an	18	request under advisement.	
	amount that was equal to at least \$1 more than	19	BY MR. MORRIS:	
19 20				
20	cost, that that Highland would forgive your	20	Q. Now, the last portion of	
21	obligations under the three notes?	21	Interrogatory No. 1, the answer to it, refers	
22	MS. DEITSCH-PEREZ: Object to the	22	to a, quote, "basis wholly outside Dondero's	
23	form.	23	control."	
24	A. I believe that is correct.	24	Do you see that?	
25	BY MR. MORRIS:	25	A. Uh-huh.	

_				
1	Page 216 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 21
2	Q. Was that part of the agreement that		the agreement?	
	you entered into with Nancy in January or	3	A. It was – it was mine. And, again,	
	February 2019?	4	it was probably unnecessary complexity, but	
5	A. Yeah. It was probably unnecessary	5	Q. And why did you want that piece of	
	complexity, but yes.	6	it into the agreement?	
7	Q. Was there anything that you	7	A. MGM ended up being a success story,	
	envisioned in January or February 2019 that	8	but the value of MGM and the prospects of MGM	
	would have caused you to lose control of	9	have bounced around considerably over the last	
	Highland?	10	decade. And we never owned more than 17 or	
1	MS. DEITSCH-PEREZ: Object to the	11	18 percent and there was a 32 percent holder,	
2	form.	12	and Carl Icahn was involved at different points	
3	A. No, and I wasn't – that wasn't the	13	in time. There was definitely a chance that,	
	thought process.	١	over our objections, it could have been sold at	
4	BY MR. MORRIS:	14		
5 e		15 16	a lower price without our support. And as far as Comerstone was	
6	Q. So what was the thought process?			
7	Why was that phrase part of – why –	17	concerned, there was a half or a majority that	
8	withdrawn.	18	was in the Restoration Fund that had a whole	
9	Did you include that – that aspect	19	bunch of outside investors in it; and,	
0	of the conditions subsequent – withdrawn.	20	theoretically, that could have been sold	
1	Who decided that one of the	21	without our – or against our recommendations.	
2	conditions subsequent would be the disposition	22	So it was really meant to capture	
3	of the assets that you've described, quote,	23	those two possibilities.	
4	"wholly outside of Dondero's control."	24	Q. Did you tell Frank Waterhouse at any	
5	Whose idea was it to put that into	25	time about your agreement with Nancy that's	
1	Page 218 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 2
	subject to the conditions subsequent referred	2	form.	
	to here in Interrogatory No. 1?	3	A. I – listen, I don't – I don't	
4	A. I don't know if Frank knew the		remember talking to him about the specifics,	
	specifics. I think Frank really was aware that	5	but, in general, I – he – he – he was deeply	
	the loans could and would likely be forgiven			
	the loans could and would likely be lorgiver.		involved in the thought process and the	
	and _ ves That's all to that answer	6	involved in the thought process and the	
	and – yes. That's all to that answer.	6 7	conclusion that the notes were forgiven or	
3	Q. Did you tell him that?	6 7 8	conclusion that the notes were forgiven or going to be for	
3	Q. Did you tell him that?A. Yes, and – I mean, partly he knew	6 7 8 9	conclusion that the notes were forgiven or going to be for MR. MORRIS: I'm going to move to	
3	Q. Did you tell him that? A. Yes, and — I mean, partly he knew it from the history of Highland, and the	6 7 8 9 10	conclusion that the notes were forgiven or going to be for MR. MORRIS: I'm going to move to strike.	
3 0 1	Q. Did you tell him that? A. Yes, and – I mean, partly he knew it from the history of Highland, and the structure of the notes are structured in a way	6 7 8 9 10 11	conclusion that the notes were forgiven or going to be for MR. MORRIS: I'm going to move to strike. BY MR. MORRIS:	
3 9 0 1 2	Q. Did you tell him that? A. Yes, and – I mean, partly he knew it from the history of Highland, and the structure of the notes are structured in a way that facilitates forgiveness.	6 7 8 9 10 11 12	conclusion that the notes were forgiven or going to be for- — MR. MORRIS: I'm going to move to strike. BY MR. MORRIS: Q. And I'm not asking you to get into	
3 0 1 2 3	Q. Did you tell him that? A. Yes, and – I mean, partly he knew it from the history of Highland, and the structure of the notes are structured in a way that facilitates forgiveness. MR. MORRIS: I move to strike.	6 7 8 9 10 11 12 13	conclusion that the notes were forgiven or going to be for MR. MORRIS: I'm going to move to strike. BY MR. MORRIS: Q. And I'm not asking you to get into his head to tell me what you think he knew.	
3 0 1 2 3	Q. Did you tell him that? A. Yes, and – I mean, partly he knew it from the history of Highland, and the structure of the notes are structured in a way that facilitates forgiveness. MR. MORRIS: I move to strike. BY MR. MORRIS:	6 7 8 9 10 11 12 13 14	conclusion that the notes were forgiven or going to be for MR. MORRIS: I'm going to move to strike. BY MR. MORRIS: Q. And I'm not asking you to get into his head to tell me what you think he knew. I'm asking you about what you told him.	
3 0 1 2 3 4 5	Q. Did you tell him that? A. Yes, and – I mean, partly he knew it from the history of Highland, and the structure of the notes are structured in a way that facilitates forgiveness. MR. MORRIS: I move to strike. BY MR. MORRIS: Q. Did you ever tell Frank Waterhouse	6 7 8 9 10 11 12 13 14 15	conclusion that the notes were forgiven or going to be for- MR. MORRIS: I'm going to move to strike. BY MR. MORRIS: Q. And I'm not asking you to get into his head to tell me what you think he knew. I'm asking you about what you told him. Did you ever tell Mr. Waterhouse	
3 0 1 2 3 4 5 6	Q. Did you tell him that? A. Yes, and – I mean, partly he knew it from the history of Highland, and the structure of the notes are structured in a way that facilitates forgiveness. MR. MORRIS: I move to strike. BY MR. MORRIS: Q. Did you ever tell Frank Waterhouse about the agreement that you reached with	6 7 8 9 10 11 12 13 14 15 16	conclusion that the notes were forgiven or going to be for MR. MORRIS: I'm going to move to strike. BY MR. MORRIS: Q. And I'm not asking you to get into his head to tell me what you think he knew. I'm asking you about what you told him. Did you ever tell Mr. Waterhouse that you reached an agreement with Nancy	
3 9 0 1 2 3 4 5 6 7	Q. Did you tell him that? A. Yes, and – I mean, partly he knew it from the history of Highland, and the structure of the notes are structured in a way that facilitates forgiveness. MR. MORRIS: I move to strike. BY MR. MORRIS: Q. Did you ever tell Frank Waterhouse about the agreement that you reached with Nancy?	6 7 8 9 10 11 12 13 14 15 16 17	conclusion that the notes were forgiven or going to be for MR. MORRIS: I'm going to move to strike. BY MR. MORRIS: Q. And I'm not asking you to get into his head to tell me what you think he knew. I'm asking you about what you told him. Did you ever tell Mr. Waterhouse that you reached an agreement with Nancy pursuant to which the debtor had agreed not to	
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8 9 10 11 12 13 14 15 16 17 18 19 22 23 24 25	Q. Did you tell him that? A. Yes, and – I mean, partly he knew it from the history of Highland, and the structure of the notes are structured in a way that facilitates forgiveness. MR. MORRIS: I move to strike. BY MR. MORRIS: Q. Did you ever tell Frank Waterhouse about the agreement that you reached with Nancy? MS. DEITSCH-PEREZ: Object to the form. A. Not – not the specifics. BY MR. MORRIS: Q. Did you ever mention anything about	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	conclusion that the notes were forgiven or going to be for-— MR. MORRIS: I'm going to move to strike. BY MR. MORRIS: Q. And I'm not asking you to get into his head to tell me what you think he knew. I'm asking you about what you told him. Did you ever tell Mr. Waterhouse that you reached an agreement with Nancy pursuant to which the debtor had agreed not to collect on the notes subject to the conditions subsequent set forth in your answer to Interrogatory No. 1? MS. DEITSCH-PEREZ: Object to the form.	

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2	BY MR. MORRIS:	2	form.	
3	Q. Do you have any recollection of	3	A. At different times they were, and	
	telling any employee at Highland at any time of	4	then KPMG was. I don't remember who it was in	
	your agreement with Nancy?	5	'17.	
6	MS. DEITSCH-PEREZ: Object to the		BY MR. MORRIS:	
7	form.	7	Q. Okay. And it's a fact, is it not,	
8	A. I I don't know.		that until at least year-end 2018, Highland had	
	BY MR. MORRIS:		•	
			audited the financial statements prepared for	
10	Q. Okay. Did you tell anybody employed	10	itself, right?	
1	or representing the debtor at any time of your	11	A. I don't know. I wasn't aware they	
12	agreement with Nancy?	12	• •	
3	MS. DEITSCH-PEREZ: Object to the	13	Q. Okay. Okay.	
14	form.	14	So, I'm putting up on the screen the	
15	A. Not that I – not that I recall.	15	"Consolidated Financial Statements and	
	Again, I didn't think there was a reason to,	16	Supplemental Information" for the period	
7	initially.	17	December 31st, 2017.	
8	MR. MORRIS: Can we go to	18	Do you see that?	
19	Exhibit 13, please?	19	A. Uh-huh.	
20	(Exhibit 13 introduced.)	20	MR. MORRIS: And if we can go first	
21	BY MR. MORRIS:	21	to the page marked 33470, which is, I	
2	Q. All right. When you were the CEO,	22	think, the	
23	did PricewaterhouseCoopers serve as Highland's	23	And is this – does this refresh	
24	auditors?	24	your recollection that PWC served as	
25	MS. DEITSCH-PEREZ: Object to the	25	Highland's independent auditors for the	
_	Page 222	_	Dandona F 00 2004	Page 22
1	Dondero - 5-28-2021	1	Dondero - 5-28-2021	
2	financial statements prepared for the year	2	MR. MORRIS: Can we go to the	
3	ending December 31st, 2017?	3	page – the next page, 3471?	
4	MR. MORRIS: If you could scroll		BY MR. MORRIS:	
5	down to the bottom of the page so	5	Q. This is the Consolidated Balance	
6	Mr. Dondero can see the date.		Sheet for the period December 31, 2017, and	
7	A. Okay.		it's been redacted except to show "Notes and	
	BY MR. MORRIS:		other amounts due from affiliates." Do you see	
9	Q. Do you see that?		that?	
0	A. If you're asking me to agree that it	10	A. Uh-huh.	
1	was Pricewaterhouse, yes, I agree.	11	Q. When you were the CEO, did Highland	
2	Q. And do you see that they signed	12	carry the Notes and Other Amounts Due from	
13	their letter on May 18th, 2018? Do you see	13	Affiliates as assets on its balance sheet?	
14	that?	14	A. Yes.	
15	A. Yeah.	15	Q. Okay. And that's what's reflected	
16	Q. And do you see, towards the top of	16	on this page; is that correct?	
7	the page, there's a statement about	17	A. I mean, that's what the heading	
18	"Management's Responsibility for the	18	says, yes.	
19	Consolidated Financial Statements"?	19	Q. Okay.	
20	A. Yes.	20	MR. MORRIS: Can we go to Bates	
21	Q. And that's a pretty standard clause	21	number 33499.	
22	that auditors include in audited financial	22	(Scrolling.)	
23	statements, in your experience; isn't that	23	BY MR. MORRIS:	
24	right?	24	Q. And you're aware, are you not, that	
25	A. Yes.	25	in the Notes to the financial statements, PWC	
		1	,	

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2 described all of the notes and other amounts	2 least the end of 2020, to the best of your
3 that were due to affiliates – due from	3 knowledge?
4 affiliates?	4 A. Yes.
5 MS. DEITSCH-PEREZ: Object to the	5 Q. And when did Frank Waterhouse become
6 form.	6 the head of the accounting department?
7 A. Yes.	7 A. A few years earlier.
8 BY MR. MORRIS:	8 Q. So, to the best of your
	•
9 Q. And were you aware that in the	9 recollection, Frank Waterhouse has been the10 head of the accounting department on a
10 financial statements prepared for Highland for	• .
11 the period ending December 31st, 2017, that PWC	11 continuous basis from the period approximately
12 included in its notes amounts due from Highland	12 2015 until the end of 2020; is that right?
13 Capital Management Fund Advisors, L.P.?	13 A. If not earlier, but yes. But I
14 A. The 0.2 million in the first	14 don't know the dates.
15 sentence, is that your question?	15 Q. Okay.
16 Q. Yes. You know, the whole – who at	MR. MORRIS: Can we scroll down to
17 Highland was responsible for providing	the next to the last paragraph there, the
18 information to PWC relating to Notes and Other	one that refers to Mr. Dondero? There you
19 Amounts Due from Affiliates?	19 go.
20 A. The accounting department.	20 BY MR. MORRIS:
21 Q. And who was the head of the	Q. Do you see that, according to this
22 accounting department as of the end of 2017?	22 financial report, you "did not issue any new
23 A. Frank Waterhouse.	23 promissory notes to the Partnership" during the
Q. And did Frank Waterhouse remain the	24 year 2017?
25 head of the accounting department until at	25 A. Yeah.
Page 226	Page 2
1 Dondero - 5-28-2021	1 Dondero - 5-28-2021
2 Q. And to the best of your	2 MS. DEITSCH-PEREZ: Object to the
3 recollection, was that accurate?	·
	3 form.
4 A. Yes.	form.A. I – I don't know. I don't know.
4 A. Yes.5 Q. Okay. And to the best of your	 form. A. I – I don't know. I don't know. BY MR. MORRIS:
 A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of 	 form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the
 A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and 	 form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the entire page, if you would like, but I just –
4 A. Yes. 5 Q. Okay. And to the best of your 6 recollection, was it also accurate that as of 7 the end of 2017, the total interest and 8 principal due on an – on outstanding	 form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the entire page, if you would like, but I just – I'll ask the question first, and then you tell
4 A. Yes. 5 Q. Okay. And to the best of your 6 recollection, was it also accurate that as of 7 the end of 2017, the total interest and 8 principal due on an — on outstanding	 form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the entire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read.
4 A. Yes. 5 Q. Okay. And to the best of your 6 recollection, was it also accurate that as of 7 the end of 2017, the total interest and 8 principal due on an — on outstanding 9 promissory notes was approximately 14 and a	 form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the entire page, if you would like, but I just – I'll ask the question first, and then you tell
A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and principal due on an — on outstanding promissory notes was approximately 14 and a half million dollars and was payable in annual	 form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the entire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read.
A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and principal due on an – on outstanding promissory notes was approximately 14 and a half million dollars and was payable in annual installments throughout the term of the note?	 form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the entire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read. Do you recall whether
A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and principal due on an — on outstanding promissory notes was approximately 14 and a half million dollars and was payable in annual installments throughout the term of the note? A. Yes.	form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the rentire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read. Do you recall whether PricewaterhouseCoopers' audited financial
A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and principal due on an – on outstanding promissory notes was approximately 14 and a half million dollars and was payable in annual installments throughout the term of the note? A. Yes. Q. And prior to your execution of the	form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the rentire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read. Do you recall whether PricewaterhouseCoopers' audited financial statements ever disclosed the forgiveness of
A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and principal due on an — on outstanding promissory notes was approximately 14 and a half million dollars and was payable in annual installments throughout the term of the note? A. Yes. Q. And prior to your execution of the demand notes, do you recall that you had made,	form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the rentire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read. Do you recall whether PricewaterhouseCoopers' audited financial statements ever disclosed the forgiveness of any loan ever made by Highland to you or any of its employees?
A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and principal due on an — on outstanding promissory notes was approximately 14 and a half million dollars and was payable in annual installments throughout the term of the note? A. Yes. Q. And prior to your execution of the demand notes, do you recall that you had made, in favor of Highland, certain term notes?	form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the rentire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read. Do you recall whether PricewaterhouseCoopers' audited financial statements ever disclosed the forgiveness of any loan ever made by Highland to you or any of its employees?
A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and principal due on an — on outstanding promissory notes was approximately 14 and a half million dollars and was payable in annual installments throughout the term of the note? A. Yes. Q. And prior to your execution of the demand notes, do you recall that you had made, in favor of Highland, certain term notes? A. I don't — I don't recall.	form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the rentire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read. Do you recall whether PricewaterhouseCoopers' audited financial statements ever disclosed the forgiveness of any loan ever made by Highland to you or any of its employees? MS. DEITSCH-PEREZ: Object to the form.
A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and principal due on an — on outstanding promissory notes was approximately 14 and a half million dollars and was payable in annual installments throughout the term of the note? A. Yes. Q. And prior to your execution of the demand notes, do you recall that you had made, in favor of Highland, certain term notes? A. I don't — I don't recall. Q. Do you remember having to make	form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the rentire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read. Do you recall whether PricewaterhouseCoopers' audited financial statements ever disclosed the forgiveness of any loan ever made by Highland to you or any of its employees? MS. DEITSCH-PEREZ: Object to the form. A. I don't – I don't know.
A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and principal due on an — on outstanding promissory notes was approximately 14 and a half million dollars and was payable in annual installments throughout the term of the note? A. Yes. Q. And prior to your execution of the demand notes, do you recall that you had made, in favor of Highland, certain term notes? A. I don't — I don't recall. Q. Do you remember having to make payments to Highland to satisfy the terms of	form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the rentire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read. Do you recall whether PricewaterhouseCoopers' audited financial statements ever disclosed the forgiveness of any loan ever made by Highland to you or any of its employees? MS. DEITSCH-PEREZ: Object to the form. A. I don't – I don't know. BY MR. MORRIS:
A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and principal due on an — on outstanding promissory notes was approximately 14 and a half million dollars and was payable in annual installments throughout the term of the note? A. Yes. Q. And prior to your execution of the demand notes, do you recall that you had made, in favor of Highland, certain term notes? A. I don't — I don't recall. Q. Do you remember having to make payments to Highland to satisfy the terms of any notes prior to 2018?	form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the rentire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read. Do you recall whether PricewaterhouseCoopers' audited financial statements ever disclosed the forgiveness of any loan ever made by Highland to you or any of its employees? MS. DEITSCH-PEREZ: Object to the form. A. I don't – I don't know. BY MR. MORRIS: Q. Do you have a recollection of any?
A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and principal due on an — on outstanding promissory notes was approximately 14 and a half million dollars and was payable in annual installments throughout the term of the note? A. Yes. Q. And prior to your execution of the demand notes, do you recall that you had made, in favor of Highland, certain term notes? A. I don't — I don't recall. Q. Do you remember having to make payments to Highland to satisfy the terms of any notes prior to 2018? A. I can't recall. I didn't refresh —	form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the rentire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read. Do you recall whether PricewaterhouseCoopers' audited financial statements ever disclosed the forgiveness of any loan ever made by Highland to you or any of its employees? MS. DEITSCH-PEREZ: Object to the form. A. I don't – I don't know. BY MR. MORRIS: Q. Do you have a recollection of any? A. I don't have a recollection –
A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and principal due on an — on outstanding promissory notes was approximately 14 and a half million dollars and was payable in annual installments throughout the term of the note? A. Yes. Q. And prior to your execution of the demand notes, do you recall that you had made, in favor of Highland, certain term notes? A. I don't — I don't recall. Q. Do you remember having to make payments to Highland to satisfy the terms of any notes prior to 2018? A. I can't recall. I didn't refresh — I didn't refresh myself on anything else, on	form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the rentire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read. Do you recall whether PricewaterhouseCoopers' audited financial statements ever disclosed the forgiveness of any loan ever made by Highland to you or any of its employees? MS. DEITSCH-PEREZ: Object to the form. A. I don't – I don't know. BY MR. MORRIS: Q. Do you have a recollection of any? A. I don't have a recollection — recollection of any. As a CPA, I'm not sure
A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and principal due on an — on outstanding promissory notes was approximately 14 and a half million dollars and was payable in annual installments throughout the term of the note? A. Yes. Q. And prior to your execution of the demand notes, do you recall that you had made, in favor of Highland, certain term notes? A. I don't — I don't recall. Q. Do you remember having to make payments to Highland to satisfy the terms of any notes prior to 2018? A. I can't recall. I didn't refresh — I didn't refresh myself on anything else, on any other notes for this deposition.	form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the rentire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read. Do you recall whether PricewaterhouseCoopers' audited financial statements ever disclosed the forgiveness of any loan ever made by Highland to you or any of its employees? MS. DEITSCH-PEREZ: Object to the form. A. I don't – I don't know. BY MR. MORRIS: Q. Do you have a recollection of any? A. I don't have a recollection — recollection of any. As a CPA, I'm not sure it's required until it's forgiven, but I'm not
A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and principal due on an — on outstanding promissory notes was approximately 14 and a half million dollars and was payable in annual installments throughout the term of the note? A. Yes. Q. And prior to your execution of the demand notes, do you recall that you had made, in favor of Highland, certain term notes? A. I don't — I don't recall. Q. Do you remember having to make payments to Highland to satisfy the terms of any notes prior to 2018? A. I can't recall. I didn't refresh — I didn't refresh myself on anything else, on any other notes for this deposition. Q. Okay. But looking at this	form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the rentire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read. Do you recall whether PricewaterhouseCoopers' audited financial statements ever disclosed the forgiveness of any loan ever made by Highland to you or any of its employees? MS. DEITSCH-PEREZ: Object to the form. A. I don't – I don't know. BY MR. MORRIS: Q. Do you have a recollection of any? A. I don't have a recollection — recollection of any. As a CPA, I'm not sure it's required until it's forgiven, but I'm not the expert. I can't remember seeing it or not
A. Yes. Q. Okay. And to the best of your recollection, was it also accurate that as of the end of 2017, the total interest and principal due on an — on outstanding promissory notes was approximately 14 and a half million dollars and was payable in annual installments throughout the term of the note? A. Yes. Q. And prior to your execution of the demand notes, do you recall that you had made, in favor of Highland, certain term notes? A. I don't — I don't recall. Q. Do you remember having to make payments to Highland to satisfy the terms of any notes prior to 2018? A. I can't recall. I didn't refresh — I didn't refresh myself on anything else, on any other notes for this deposition.	form. A. I – I don't know. I don't know. BY MR. MORRIS: Q. Okay. We can scroll through the rentire page, if you would like, but I just – I'll ask the question first, and then you tell me what you need to read. Do you recall whether PricewaterhouseCoopers' audited financial statements ever disclosed the forgiveness of any loan ever made by Highland to you or any of its employees? MS. DEITSCH-PEREZ: Object to the form. A. I don't – I don't know. BY MR. MORRIS: Q. Do you have a recollection of any? A. I don't have a recollection — recollection of any. As a CPA, I'm not sure it's required until it's forgiven, but I'm not

			01/09/24 Page 88 01 200 Page1D 57	
1	Page 228 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 229
2	MR. MORRIS: You know what? Let's		directly or indirectly owned or controlled by	
3	look – let's look at each of these. We		you?	
4	can start with the bottom of the page.	4	A. Yes.	
	BY MR. MORRIS:	5	Q. All right. And you're the subject	
6	Q. Can you identify any of the makers	6	of the next paragraph, right?	
7	of the notes that are referred to in this	7	The next paragraph relates to Mark	
	section that are not directly or indirectly	8	Okada. Are you aware of any loan that was ever	
	owned or controlled by you, other than	9	made by Highland to Mr. Okada that was	
	Mr. Okada?	10	forgiven?	
11	So, if we start at the top, is	11	A. I don't know.	
12	Highland Capital Management Fund Advisors,	12	Q. Okay.	
13	L.P., an entity that is either directly or	13	MR. MORRIS: Can we go to the next	
14	indirectly owned or controlled by you?	14	paragraph, please?	
15	A. Yes.	15	BY MR. MORRIS:	
16	Q. NexPoint Advisors, L.P., the next	16	Q. There's a reference to The Dugaboy	
17	paragraph, is that an entity that is directly	17	Investment Trust. Do you see that?	
18	or indirectly owned or controlled by you?	18	A. Yes.	
19	A. Yes.	19	Q. Either your sister or Mr. Scott have	
20	Q. HCRE Partners, LLC, is that an	20	served as the sole trustee of Dugaboy since the	
21	entity that is directly or indirectly owned or	21	time it was created; is that correct?	
22	controlled by you?	22	MS. DEITSCH-PEREZ: Object to the	
23	A. Yes.	23	form.	
24	Q. Highland Capital Management	24	A. I – I don't know.	
25	Services, Inc., is that an entity that is	25	BY MR. MORRIS:	
_	Page 230		D. J. 500,0004	Page 23
1	Dondero - 5-28-2021	1	Dondero - 5-28-2021	
2	Q. Do you recall anybody at any time	2	Q. Okay. The next paragraph refers to	
	serving as the trustee of The Dugaboy	3	a Contribution Agreement. Do you see that?	
4 5	Investment Trust other than Nancy or Mr. Scott? MS. DEITSCH-PEREZ: Object to the	5	A. Yes. Q. Are you familiar who the affiliated	
6	form.	6	trust is that entered into the Contribution	
7	A. I I don't remember.	7	Agreement?	
		1	Agreement:	
J	BY IVIR IVIURRIS		A No I'm willing to be refreshed	
9	BY MR. MORRIS: Q Are you the lifetime beneficiary of	8	A. No. I'm willing to be refreshed, but I don't remember	
	Q. Are you the lifetime beneficiary of	8 9	but I don't remember.	
10	Q. Are you the lifetime beneficiary of The Dugaboy Investment Trust?	8 9 10	but I don't remember. Q. Is it the Hunter Mountain Investment	
10 11	Q. Are you the lifetime beneficiary ofThe Dugaboy Investment Trust?A. Yes.	8 9 10 11	but I don't remember. Q. Is it the Hunter Mountain Investment Trust?	
10 11 12	Q. Are you the lifetime beneficiary ofThe Dugaboy Investment Trust?A. Yes.Q. And have you been – withdrawn.	8 9 10 11 12	but I don't remember. Q. Is it the Hunter Mountain Investment Trust? A. It could be.	
10 11 12 13	 Q. Are you the lifetime beneficiary of The Dugaboy Investment Trust? A. Yes. Q. And have you been withdrawn. Are you the sole lifetime 	8 9 10 11 12 13	but I don't remember. Q. Is it the Hunter Mountain Investment Trust? A. It could be. Q. Can you think of any other	
10 11 12 13	 Q. Are you the lifetime beneficiary of The Dugaboy Investment Trust? A. Yes. Q. And have you been – withdrawn. Are you the sole lifetime beneficiary of The Dugaboy Investment Trust? 	8 9 10 11 12 13 14	but I don't remember. Q. Is it the Hunter Mountain Investment Trust? A. It could be. Q. Can you think of any other affiliated trust other than Hunter Mountain who	
10 11 12 13 14	 Q. Are you the lifetime beneficiary of The Dugaboy Investment Trust? A. Yes. Q. And have you been – withdrawn. Are you the sole lifetime beneficiary of The Dugaboy Investment Trust? MS. DEITSCH-PEREZ: Object to the 	8 9 10 11 12 13 14 15	but I don't remember. Q. Is it the Hunter Mountain Investment Trust? A. It could be. Q. Can you think of any other affiliated trust other than Hunter Mountain who carried a note receivable in the amount of	
10 11 12 13 14 15	 Q. Are you the lifetime beneficiary of The Dugaboy Investment Trust? A. Yes. Q. And have you been withdrawn. Are you the sole lifetime beneficiary of The Dugaboy Investment Trust? MS. DEITSCH-PEREZ: Object to the form. 	8 9 10 11 12 13 14 15 16	but I don't remember. Q. Is it the Hunter Mountain Investment Trust? A. It could be. Q. Can you think of any other affiliated trust other than Hunter Mountain who carried a note receivable in the amount of \$63 million due to the partnership?	
10 11 12 13 14 15 16	 Q. Are you the lifetime beneficiary of The Dugaboy Investment Trust? A. Yes. Q. And have you been – withdrawn. Are you the sole lifetime beneficiary of The Dugaboy Investment Trust? MS. DEITSCH-PEREZ: Object to the form. A. I believe so. 	8 9 10 11 12 13 14 15 16 17	but I don't remember. Q. Is it the Hunter Mountain Investment Trust? A. It could be. Q. Can you think of any other affiliated trust other than Hunter Mountain who carried a note receivable in the amount of \$63 million due to the partnership? A. No.	
10 11 12 13 14 15 16 17	Q. Are you the lifetime beneficiary of The Dugaboy Investment Trust? A. Yes. Q. And have you been – withdrawn. Are you the sole lifetime beneficiary of The Dugaboy Investment Trust? MS. DEITSCH-PEREZ: Object to the form. A. I believe so. BY MR. MORRIS:	8 9 10 11 12 13 14 15 16	but I don't remember. Q. Is it the Hunter Mountain Investment Trust? A. It could be. Q. Can you think of any other affiliated trust other than Hunter Mountain who carried a note receivable in the amount of \$63 million due to the partnership? A. No. Q. Do you directly or indirectly own or	
10 11 12 13 14 15 16 17 18	 Q. Are you the lifetime beneficiary of The Dugaboy Investment Trust? A. Yes. Q. And have you been withdrawn.	8 9 10 11 12 13 14 15 16 17 18 19	but I don't remember. Q. Is it the Hunter Mountain Investment Trust? A. It could be. Q. Can you think of any other affiliated trust other than Hunter Mountain who carried a note receivable in the amount of \$63 million due to the partnership? A. No. Q. Do you directly or indirectly own or control the Hunter Mountain Trust?	
10 111 112 113 114 115 116 117 118 119	Q. Are you the lifetime beneficiary of The Dugaboy Investment Trust? A. Yes. Q. And have you been – withdrawn. Are you the sole lifetime beneficiary of The Dugaboy Investment Trust? MS. DEITSCH-PEREZ: Object to the form. A. I believe so. BY MR. MORRIS:	8 9 10 11 12 13 14 15 16 17 18	but I don't remember. Q. Is it the Hunter Mountain Investment Trust? A. It could be. Q. Can you think of any other affiliated trust other than Hunter Mountain who carried a note receivable in the amount of \$63 million due to the partnership? A. No. Q. Do you directly or indirectly own or control the Hunter Mountain Trust? A. No.	
10 111 12 13 14 15 16 17 18 19 20 21	Q. Are you the lifetime beneficiary of The Dugaboy Investment Trust? A. Yes. Q. And have you been — withdrawn. Are you the sole lifetime beneficiary of The Dugaboy Investment Trust? MS. DEITSCH-PEREZ: Object to the form. A. I believe so. BY MR. MORRIS: Q. Okay. And has that been true since the time The Dugaboy Investment Trust was created?	8 9 10 11 12 13 14 15 16 17 18 19 20	but I don't remember. Q. Is it the Hunter Mountain Investment Trust? A. It could be. Q. Can you think of any other affiliated trust other than Hunter Mountain who carried a note receivable in the amount of \$63 million due to the partnership? A. No. Q. Do you directly or indirectly own or control the Hunter Mountain Trust?	
10 11 12 13 14 15 16 17 18 19 20 21	Q. Are you the lifetime beneficiary of The Dugaboy Investment Trust? A. Yes. Q. And have you been — withdrawn. Are you the sole lifetime beneficiary of The Dugaboy Investment Trust? MS. DEITSCH-PEREZ: Object to the form. A. I believe so. BY MR. MORRIS: Q. Okay. And has that been true since the time The Dugaboy Investment Trust was	8 9 10 11 12 13 14 15 16 17 18 19 20 21	but I don't remember. Q. Is it the Hunter Mountain Investment Trust? A. It could be. Q. Can you think of any other affiliated trust other than Hunter Mountain who carried a note receivable in the amount of \$63 million due to the partnership? A. No. Q. Do you directly or indirectly own or control the Hunter Mountain Trust? A. No. Q. Let's go – do you have any interest	
19	Q. Are you the lifetime beneficiary of The Dugaboy Investment Trust? A. Yes. Q. And have you been — withdrawn. Are you the sole lifetime beneficiary of The Dugaboy Investment Trust? MS. DEITSCH-PEREZ: Object to the form. A. I believe so. BY MR. MORRIS: Q. Okay. And has that been true since the time The Dugaboy Investment Trust was created? MS. DEITSCH-PEREZ: Object to the	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	but I don't remember. Q. Is it the Hunter Mountain Investment Trust? A. It could be. Q. Can you think of any other affiliated trust other than Hunter Mountain who carried a note receivable in the amount of \$63 million due to the partnership? A. No. Q. Do you directly or indirectly own or control the Hunter Mountain Trust? A. No. Q. Let's go – do you have any interest in the Hunter Mountain Trust?	

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2 MR. MORRIS: Can we go to 33510,	2 Do you remember that?
3 please?	3 I apologize. Withdrawn.
4 (Scrolling.)	4 That was the 3.825 million-dollar
5 BY MR. MORRIS:	5 note.
6 Q. Just to refresh your recollection,	6 Do you remember that?
7 PricewaterhouseCoopers's letter is dated	7 A. Okay. Yes.
8 May 18th, 2018.	8 Q. Okay. So, if that note was 3. –
9 And you see there, note 16 refers to	9 let's just call it roughly \$3.9 million, does
10 "Subsequent Events." Do you see that?	10 that mean that there were \$7.8 million of other
11 A. Yep.	11 notes that you made in favor of Highland during
12 Q. So, sometime between January 1st and	12 the first five months of 2018?
13 May 18, 2018, which is the report date,	13 MS. DEITSCH-PEREZ: Object to the
14 PricewaterhouseCoopers is disclosing that you	14 form.
15 issued promissory notes in the amount of	15 A. Yeah, I think you got the wrong –
16 \$11.7 million. Do you see that?	16 well, you're – I'm not the accounting
17 A. Yes.	17 department. I'm not the auditor. My comment
18 Q. Do you believe that was true and	18 would be our financial statements have always
19 accurate at the time? Is that your	19 been – our audited financial statements have
20 recollection?	20 always been extremely accurate and
21 A. Yes.	21 Pricewaterhouse and KPMG literally do a hundred
22 Q. Now, of the three notes that we	22 percent sampling of all transactions.
23 looked at, only one of them was issued before	23 Everything is reflected accurately in the
24 May 18, 2018. That was the 2 and a half	24 financials, and there's no missing note or
25 million-dollar note.	25 misstated note or unequal amount, or whatever.
20 Trimori dona rioto.	25 This stated note of an equal amount, or whatever.
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2 And I refuse to go in that direction just	2 the document, it's page 9 of the document,
3 because I don't know the details.	3 Bates number 33408. All right.
4 BY MR. MORRIS:	4 And scroll up to the prior page,
5 Q. I appreciate that, sir, and I didn't	
	5 please. Just looking for the signatures.
6 mean to take you into that direction. I'm just	5 please. Just looking for the signatures. 6 BY MR. MORRIS:
6 mean to take you into that direction. I'm just 7 asking you if you know what accounts for the	6 BY MR. MORRIS:
7 asking you if you know what accounts for the	6 BY MR. MORRIS: 7 Q. All right. Is that your signature
7 asking you if you know what accounts for the 8 difference between the \$11.7 million stated and	6 BY MR. MORRIS:7 Q. All right. Is that your signature8 there, sir?
 7 asking you if you know what accounts for the 8 difference between the \$11.7 million stated and 9 the 3.825 million-dollar note that we looked at 	 6 BY MR. MORRIS: 7 Q. All right. Is that your signature 8 there, sir? 9 A. Yeah.
7 asking you if you know what accounts for the 8 difference between the \$11.7 million stated and 9 the 3.825 million-dollar note that we looked at 10 as Exhibit Number 1 that was tendered by you on	 6 BY MR. MORRIS: 7 Q. All right. Is that your signature 8 there, sir? 9 A. Yeah. 10 Q. And did you sign this management
7 asking you if you know what accounts for the 8 difference between the \$11.7 million stated and 9 the 3.825 million-dollar note that we looked at 10 as Exhibit Number 1 that was tendered by you on 11 February 2nd, 2018. That's all.	 6 BY MR. MORRIS: 7 Q. All right. Is that your signature 8 there, sir? 9 A. Yeah. 10 Q. And did you sign this management 11 representation letter on behalf of Highland in
7 asking you if you know what accounts for the 8 difference between the \$11.7 million stated and 9 the 3.825 million-dollar note that we looked at 10 as Exhibit Number 1 that was tendered by you on 11 February 2nd, 2018. That's all. 12 A. I – I don't know. I have no – I	6 BY MR. MORRIS: 7 Q. All right. Is that your signature 8 there, sir? 9 A. Yeah. 10 Q. And did you sign this management 11 representation letter on behalf of Highland in 12 your capacity as the Strand Advisors, Inc.,
7 asking you if you know what accounts for the 8 difference between the \$11.7 million stated and 9 the 3.825 million-dollar note that we looked at 10 as Exhibit Number 1 that was tendered by you on 11 February 2nd, 2018. That's all. 12 A. I – I don't know. I have no – I 13 have no idea.	6 BY MR. MORRIS: 7 Q. All right. Is that your signature 8 there, sir? 9 A. Yeah. 10 Q. And did you sign this management 11 representation letter on behalf of Highland in 12 your capacity as the Strand Advisors, Inc., 13 general partner on or about May 18th, 2018?
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 7 asking you if you know what accounts for the 8 difference between the \$11.7 million stated and 9 the 3.825 million-dollar note that we looked at 10 as Exhibit Number 1 that was tendered by you on 11 February 2nd, 2018. That's all. 12 A. I – I don't know. I have no – I 13 have no idea. 14 Q. Okay. In the course of the audit, 15 you personally sign management representation 16 letters, right? 17 A. Usually at the end. 18 Q. Yeah. 	6 BY MR. MORRIS: 7 Q. All right. Is that your signature 8 there, sir? 9 A. Yeah. 10 Q. And did you sign this management 11 representation letter on behalf of Highland in 12 your capacity as the Strand Advisors, Inc., 13 general partner on or about May 18th, 2018? 14 A. Yeah. 15 Q. And Frank Waterhouse, is that – do 16 you know that to be his signature below? 17 A. It resembles it, yes. 18 Q. Okay. Do you have an understanding
asking you if you know what accounts for the difference between the \$11.7 million stated and the 3.825 million-dollar note that we looked at as Exhibit Number 1 that was tendered by you on February 2nd, 2018. That's all. A. I – I don't know. I have no – I have no idea. Q. Okay. In the course of the audit, you personally sign management representation letters, right? A. Usually at the end. Q. Yeah. MR. MORRIS: So can we call the next	6 BY MR. MORRIS: 7 Q. All right. Is that your signature 8 there, sir? 9 A. Yeah. 10 Q. And did you sign this management 11 representation letter on behalf of Highland in 12 your capacity as the Strand Advisors, Inc., 13 general partner on or about May 18th, 2018? 14 A. Yeah. 15 Q. And Frank Waterhouse, is that – do 16 you know that to be his signature below? 17 A. It resembles it, yes. 18 Q. Okay. Do you have an understanding 19 of why you signed this document?
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 asking you if you know what accounts for the difference between the \$11.7 million stated and the 3.825 million-dollar note that we looked at as Exhibit Number 1 that was tendered by you on February 2nd, 2018. That's all. A. I – I don't know. I have no – I have no idea. Q. Okay. In the course of the audit, you personally sign management representation letters, right? A. Usually at the end. Q. Yeah. MR. MORRIS: So can we call the next exhibit up, please? (Exhibit 14 introduced.) 	6 BY MR. MORRIS: 7 Q. All right. Is that your signature 8 there, sir? 9 A. Yeah. 10 Q. And did you sign this management 11 representation letter on behalf of Highland in 12 your capacity as the Strand Advisors, Inc., 13 general partner on or about May 18th, 2018? 14 A. Yeah. 15 Q. And Frank Waterhouse, is that – do 16 you know that to be his signature below? 17 A. It resembles it, yes. 18 Q. Okay. Do you have an understanding 19 of why you signed this document? 20 A. Despite all their auditing and 21 double-checking of all source information,
asking you if you know what accounts for the difference between the \$11.7 million stated and the 3.825 million-dollar note that we looked at as Exhibit Number 1 that was tendered by you on February 2nd, 2018. That's all. A. I – I don't know. I have no – I have no idea. Q. Okay. In the course of the audit, you personally sign management representation letters, right? A. Usually at the end. Q. Yeah. MR. MORRIS: So can we call the next exhibit up, please? (Exhibit 14 introduced.) BY MR. MORRIS:	6 BY MR. MORRIS: 7 Q. All right. Is that your signature 8 there, sir? 9 A. Yeah. 10 Q. And did you sign this management 11 representation letter on behalf of Highland in 12 your capacity as the Strand Advisors, Inc., 13 general partner on or about May 18th, 2018? 14 A. Yeah. 15 Q. And Frank Waterhouse, is that – do 16 you know that to be his signature below? 17 A. It resembles it, yes. 18 Q. Okay. Do you have an understanding 19 of why you signed this document? 20 A. Despite all their auditing and 21 double-checking of all source information, 22 they – they want a validation from management,
asking you if you know what accounts for the difference between the \$11.7 million stated and the 3.825 million-dollar note that we looked at as Exhibit Number 1 that was tendered by you on February 2nd, 2018. That's all. A. I – I don't know. I have no – I have no idea. Q. Okay. In the course of the audit, you personally sign management representation letters, right? A. Usually at the end. Q. Yeah. MR. MORRIS: So can we call the next exhibit up, please? (Exhibit 14 introduced.) BY MR. MORRIS: Q. And happy to take a look at it. I'm	6 BY MR. MORRIS: 7 Q. All right. Is that your signature 8 there, sir? 9 A. Yeah. 10 Q. And did you sign this management 11 representation letter on behalf of Highland in 12 your capacity as the Strand Advisors, Inc., 13 general partner on or about May 18th, 2018? 14 A. Yeah. 15 Q. And Frank Waterhouse, is that – do 16 you know that to be his signature below? 17 A. It resembles it, yes. 18 Q. Okay. Do you have an understanding 19 of why you signed this document? 20 A. Despite all their auditing and 21 double-checking of all source information, 22 they – they want a validation from management, 23 also.
asking you if you know what accounts for the difference between the \$11.7 million stated and the 3.825 million-dollar note that we looked at as Exhibit Number 1 that was tendered by you on February 2nd, 2018. That's all. A. I – I don't know. I have no – I have no idea. Q. Okay. In the course of the audit, you personally sign management representation letters, right? A. Usually at the end. Q. Yeah. MR. MORRIS: So can we call the next exhibit up, please? (Exhibit 14 introduced.) BY MR. MORRIS:	6 BY MR. MORRIS: 7 Q. All right. Is that your signature 8 there, sir? 9 A. Yeah. 10 Q. And did you sign this management 11 representation letter on behalf of Highland in 12 your capacity as the Strand Advisors, Inc., 13 general partner on or about May 18th, 2018? 14 A. Yeah. 15 Q. And Frank Waterhouse, is that – do 16 you know that to be his signature below? 17 A. It resembles it, yes. 18 Q. Okay. Do you have an understanding 19 of why you signed this document? 20 A. Despite all their auditing and 21 double-checking of all source information, 22 they – they want a validation from management,

1	Page 236 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 23
2	A. Yes.	2	document.	
3	Q. Okay.	3	(Exhibit 15 introduced.)	
4	MR. MORRIS: Can we go back to the	4	BY MR. MORRIS:	
5	first page, please?	5	Q. These are the audited financials for	
6	(Scrolling.)	6	the period ending December 31st, 2018.	
	BY MR. MORRIS:	7	MR. MORRIS: And if you could go to	
8	Q. Do you see in the second paragraph,	8	the third page, the one ending in 33424.	
	the last sentence, there's a reference to	9	No, above. Yeah, right there.	
0		10	Do you see PricewaterhouseCoopers	
1	"materiality"?		signed the audit letter on June 3rd, 2019?	
	MR. MORRIS: If you can just scroll	11	-	
2	down a bit. BY MR. MORRIS:	12	A. Yep.	
3			MR. MORRIS: And if we can scroll up	
4	Q. And it says, quote, "Materiality	14	to the top of the page, it has the same	
5	used for purposes of these representations is	15	statement concerning "Management's	
6	\$2,000,000."	16	Responsibility for the Consolidated	
7	Am I reading that correctly?	17	Financial Statements" that we looked at	
8	A. Yes.	18	earlier in the 2017 audit, correct?	
9	Q. And did you understand that Highland	19	A. Yes.	
0	was to provide to PWC, so that it could prepare	20	BY MR. MORRIS:	
1	the audited financial statements with	21	Q. Okay. And that's – looking at it,	
2	information relating to issues and transactions	22	that's customary language that auditors include	
3	that were material, using that definition?	23	in audited financial statements, correct?	
24	A. Yes.	24	A. Yep.	
25	MR. MORRIS: Let's go to the next	25	MR. MORRIS: Can we go to the next	
1	Page 238 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 23
2	page, please?		Nancy in January or February of 2019?	
	BY MR. MORRIS:	3	MS. DEITSCH-PEREZ: Object to the	
		4	form.	
4	Q. Again, you'll see that this is the	5		
	Consolidated Balance Sheet for the period	1 3	A. Not that I recall.	
	ending December 31st, 2018. Do you see that?	-	DV MD MODDIC:	
7	A Vec	6	BY MR. MORRIS:	
0	A. Yes.	6	Q. Do you know if anybody told PWC,	
	Q. And is it accurate that Highland	6 7 8	Q. Do you know if anybody told PWC, prior to the completion of the audited	
9	Q. And is it accurate that Highland continued to carry on its balance sheet as an	6 7 8 9	Q. Do you know if anybody told PWC, prior to the completion of the audited financial statements for the period ending	
9	Q. And is it accurate that Highland continued to carry on its balance sheet as an asset all "Notes and Other Amounts Due from	6 7 8 9 10	Q. Do you know if anybody told PWC, prior to the completion of the audited financial statements for the period ending December 31st, 2018, of your agreement with	
9 0 1	Q. And is it accurate that Highland continued to carry on its balance sheet as an asset all "Notes and Other Amounts Due from Affiliates"?	6 7 8 9 10 11	Q. Do you know if anybody told PWC, prior to the completion of the audited financial statements for the period ending December 31st, 2018, of your agreement with Nancy?	
9 0 1 2	Q. And is it accurate that Highland continued to carry on its balance sheet as an asset all "Notes and Other Amounts Due from Affiliates"? A. Yes.	6 7 8 9 10 11 12	Q. Do you know if anybody told PWC, prior to the completion of the audited financial statements for the period ending December 31st, 2018, of your agreement with Nancy? MS. DEITSCH-PEREZ: Object to the	
9 0 1 2 3	Q. And is it accurate that Highland continued to carry on its balance sheet as an asset all "Notes and Other Amounts Due from Affiliates"? A. Yes. MS. DEITSCH-PEREZ: Object to the	6 7 8 9 10 11 12 13	Q. Do you know if anybody told PWC, prior to the completion of the audited financial statements for the period ending December 31st, 2018, of your agreement with Nancy? MS. DEITSCH-PEREZ: Object to the form.	
9 0 1 2 3 4	Q. And is it accurate that Highland continued to carry on its balance sheet as an asset all "Notes and Other Amounts Due from Affiliates"? A. Yes. MS. DEITSCH-PEREZ: Object to the form.	6 7 8 9 10 11 12 13 14	Q. Do you know if anybody told PWC, prior to the completion of the audited financial statements for the period ending December 31st, 2018, of your agreement with Nancy? MS. DEITSCH-PEREZ: Object to the form. A. Not that I know of.	
9 0 1 2 3 4 5	Q. And is it accurate that Highland continued to carry on its balance sheet as an asset all "Notes and Other Amounts Due from Affiliates"? A. Yes. MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS:	6 7 8 9 10 11 12 13 14 15	Q. Do you know if anybody told PWC, prior to the completion of the audited financial statements for the period ending December 31st, 2018, of your agreement with Nancy? MS. DEITSCH-PEREZ: Object to the form. A. Not that I know of. BY MR. MORRIS:	
9 0 1 2 3 4 5 6	Q. And is it accurate that Highland continued to carry on its balance sheet as an asset all "Notes and Other Amounts Due from Affiliates"? A. Yes. MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. And you knew – you knew at the time	6 7 8 9 10 11 12 13 14 15 16	Q. Do you know if anybody told PWC, prior to the completion of the audited financial statements for the period ending December 31st, 2018, of your agreement with Nancy? MS. DEITSCH-PEREZ: Object to the form. A. Not that I know of. BY MR. MORRIS: Q. Did you ever instruct anybody to	
9 0 1 2 3 4 5 6	Q. And is it accurate that Highland continued to carry on its balance sheet as an asset all "Notes and Other Amounts Due from Affiliates"? A. Yes. MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. And you knew – you knew at the time that the audited financials were finalized that	6 7 8 9 10 11 12 13 14 15 16 17	Q. Do you know if anybody told PWC, prior to the completion of the audited financial statements for the period ending December 31st, 2018, of your agreement with Nancy? MS. DEITSCH-PEREZ: Object to the form. A. Not that I know of. BY MR. MORRIS: Q. Did you ever instruct anybody to inform PWC about the agreement you reached with	
9 0 1 2 3 4 5 6 7	Q. And is it accurate that Highland continued to carry on its balance sheet as an asset all "Notes and Other Amounts Due from Affiliates"? A. Yes. MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. And you knew – you knew at the time that the audited financials were finalized that Highland was carrying on its balance sheet	6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Do you know if anybody told PWC, prior to the completion of the audited financial statements for the period ending December 31st, 2018, of your agreement with Nancy? MS. DEITSCH-PEREZ: Object to the form. A. Not that I know of. BY MR. MORRIS: Q. Did you ever instruct anybody to inform PWC about the agreement you reached with Nancy in —	
9 0 1 2 3 4 5 6 7 8	Q. And is it accurate that Highland continued to carry on its balance sheet as an asset all "Notes and Other Amounts Due from Affiliates"? A. Yes. MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. And you knew – you knew at the time that the audited financials were finalized that Highland was carrying on its balance sheet	6 7 8 9 10 11 12 13 14 15 16 17	Q. Do you know if anybody told PWC, prior to the completion of the audited financial statements for the period ending December 31st, 2018, of your agreement with Nancy? MS. DEITSCH-PEREZ: Object to the form. A. Not that I know of. BY MR. MORRIS: Q. Did you ever instruct anybody to inform PWC about the agreement you reached with	
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9 0 1 2 3 4 5 6 7 8 9 9	Q. And is it accurate that Highland continued to carry on its balance sheet as an asset all "Notes and Other Amounts Due from Affiliates"? A. Yes. MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. And you knew — you knew at the time that the audited financials were finalized that Highland was carrying on its balance sheet "Notes and Other Amounts Due from Affiliates,"	6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Do you know if anybody told PWC, prior to the completion of the audited financial statements for the period ending December 31st, 2018, of your agreement with Nancy? MS. DEITSCH-PEREZ: Object to the form. A. Not that I know of. BY MR. MORRIS: Q. Did you ever instruct anybody to inform PWC about the agreement you reached with Nancy in — MS. DEITSCH-PEREZ: Object to the	
9 0 1 2 3 4 5 6 7 8 9 21	Q. And is it accurate that Highland continued to carry on its balance sheet as an asset all "Notes and Other Amounts Due from Affiliates"? A. Yes. MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. And you knew – you knew at the time that the audited financials were finalized that Highland was carrying on its balance sheet "Notes and Other Amounts Due from Affiliates," correct?	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Do you know if anybody told PWC, prior to the completion of the audited financial statements for the period ending December 31st, 2018, of your agreement with Nancy? MS. DEITSCH-PEREZ: Object to the form. A. Not that I know of. BY MR. MORRIS: Q. Did you ever instruct anybody to inform PWC about the agreement you reached with Nancy in — MS. DEITSCH-PEREZ: Object to the form.	
9 10 11 12 13 14 15 16 17 18 19 20 21	Q. And is it accurate that Highland continued to carry on its balance sheet as an asset all "Notes and Other Amounts Due from Affiliates"? A. Yes. MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. And you knew – you knew at the time that the audited financials were finalized that Highland was carrying on its balance sheet "Notes and Other Amounts Due from Affiliates," correct? A. Yup.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Do you know if anybody told PWC, prior to the completion of the audited financial statements for the period ending December 31st, 2018, of your agreement with Nancy? MS. DEITSCH-PEREZ: Object to the form. A. Not that I know of. BY MR. MORRIS: Q. Did you ever instruct anybody to inform PWC about the agreement you reached with Nancy in — MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS:	
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	 Q. And is it accurate that Highland continued to carry on its balance sheet as an asset all "Notes and Other Amounts Due from Affiliates"? A. Yes. MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. And you knew – you knew at the time that the audited financials were finalized that Highland was carrying on its balance sheet "Notes and Other Amounts Due from Affiliates," correct? A. Yup. Q. Did you personally tell anybody at PWC in connection with the preparation of the 	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Do you know if anybody told PWC, prior to the completion of the audited financial statements for the period ending December 31st, 2018, of your agreement with Nancy? MS. DEITSCH-PEREZ: Object to the form. A. Not that I know of. BY MR. MORRIS: Q. Did you ever instruct anybody to inform PWC about the agreement you reached with Nancy in – MS. DEITSCH-PEREZ: Object to the form. BY MR. MORRIS: Q. – January –	

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	Page 240	_		ge 241
1	Dondero - 5-28-2021	1	Dondero - 5-28-2021	
2	breath. Sorry.	2	MS. DEITSCH-PEREZ: Object to the	
3	MR. MORRIS: Are you finished?	3	form.	
4	MS. DEITSCH-PEREZ: Yes. As I	4	A. Repeat the question.	
5	explained, you took a breath, and I thought	5	Did I personally approve? Was that	
6	you were done. Sorry.	6	the question or –	
7	BY MR. MORRIS:	7	BY MR. MORRIS:	
8	Q. Did you ever instruct anybody to	8	Q. Yes. Withdrawn.	
9	inform PWC of your agreement that you reached	9	I'll ask a different question.	
10	with Nancy in January or February 2019?	10	And I'm happy to give you the time	
11	MS. DEITSCH-PEREZ: Object to the	11	needed to look at the full disclosure, but are	
12	form.	12	you aware of any note or other amount due from	
13	A. No.	13	affiliate that you didn't approve and	
14	MR. MORRIS: Can you please go to	14	authorize?	
15	page 33451?	15	A. I'm not aware.	
16	(Scrolling.)	16	MR. MORRIS: Okay. If we could just	
17	BY MR. MORRIS:	17	focus in on that bottom paragraph relating	
18	Q. And we've got the "Notes and Other	18	to Mr. Dondero.	
19	Amounts Due from Affiliates." We had gone	19	BY MR. MORRIS:	
20	through all of this before and I'm not going to	20	Q. So there's a reference there to your	
21	do it again, but I do want to ask you, sir:	21	having "issued promissory notes to the	
22	Did you personally approve and authorize each	22	Partnership in the aggregate amount of	
23	of the notes that are reflected in the PWC	23	\$14.9 million" during 2018.	
24	disclosure concerning Notes and Other Amounts	24	Do you see that?	
25	Due from Affiliates?	25	A. Yes.	
_	Page 242			ge 24:
1				
2	Dondero - 5-28-2021	1	Dondero - 5-28-2021	
	Q. That would include the three notes	2	A. No.	
3	Q. That would include the three notes at issue in this lawsuit; is that right?	2	A. No. Q. And it doesn't mention any amendment	
3 4	Q. That would include the three notes at issue in this lawsuit; is that right? MS. DEITSCH-PEREZ: Object to the	2 3 4	A. No. Q. And it doesn't mention any amendment to any of the notes, correct?	
3 4 5	Q. That would include the three notesat issue in this lawsuit; is that right?MS. DEITSCH-PEREZ: Object to the form.	2 3 4 5	A. No.Q. And it doesn't mention any amendmentto any of the notes, correct?A. No.	
3 4 5 6	 Q. That would include the three notes at issue in this lawsuit; is that right? MS. DEITSCH-PEREZ: Object to the form. A. (No response.) 	2 3 4 5 6	 A. No. Q. And it doesn't mention any amendment to any of the notes, correct? A. No. Q. It doesn't describe any conditions 	
3 4 5 6 7	Q. That would include the three notes at issue in this lawsuit; is that right? MS. DEITSCH-PEREZ: Object to the form. A. (No response.) BY MR. MORRIS:	2 3 4 5 6 7	 A. No. Q. And it doesn't mention any amendment to any of the notes, correct? A. No. Q. It doesn't describe any conditions that have been placed on the collectability of 	
3 4 5 6 7 8	 Q. That would include the three notes at issue in this lawsuit; is that right? MS. DEITSCH-PEREZ: Object to the form. A. (No response.) BY MR. MORRIS: Q. Let me ask a different question. 	2 3 4 5 6 7 8	 A. No. Q. And it doesn't mention any amendment to any of the notes, correct? A. No. Q. It doesn't describe any conditions that have been placed on the collectability of the notes from you, correct? 	
3 4 5 6 7 8	 Q. That would include the three notes at issue in this lawsuit; is that right? MS. DEITSCH-PEREZ: Object to the form. A. (No response.) BY MR. MORRIS: Q. Let me ask a different question. The three – the three notes at 	2 3 4 5 6 7 8 9	 A. No. Q. And it doesn't mention any amendment to any of the notes, correct? A. No. Q. It doesn't describe any conditions that have been placed on the collectability of the notes from you, correct? A. No. 	
3 4 5 6 7 8 9	Q. That would include the three notes at issue in this lawsuit; is that right? MS. DEITSCH-PEREZ: Object to the form. A. (No response.) BY MR. MORRIS: Q. Let me ask a different question. The three – the three notes at issue in this lawsuit were all issued in 2018,	2 3 4 5 6 7 8 9	 A. No. Q. And it doesn't mention any amendment to any of the notes, correct? A. No. Q. It doesn't describe any conditions that have been placed on the collectability of the notes from you, correct? A. No. Q. It doesn't state that the notes 	
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1	Page 244 Dondero - 5-28-2021	1	P. Dondero - 5-28-2021	age 245
2	with Nancy, to the best of your recollection,	2	Q. Is there any reference made to the	
	·		•	
3	occurred in January or February 2019, correct?	3	agreement that you reached with Nancy in	
4	(Simultaneous conversation.)	4	January or February 2019?	
5	A. Yes –	5	A. No.	
6	MS. DEITSCH-PEREZ: Object to the	6	MS. DEITSCH-PEREZ: And I just want	
7	form.	7	to object for the record that we asked the	
8	THE REPORTER: I didn't hear an	8	debtor for all of the Highland financial	
9	answer.	9	audited financial statements. We got	
10	Repeat the question again, just in	10	highly redacted ones where the debtor has	
11	case.	11	clearly left unredacted only those things	
12	BY MR. MORRIS:	12	it wanted to use while denying Mr. Dondero	
13	Q. Sure. The agreement that you – the	13	the unredacted copies. So we do not have	
14	agreement that you reached with Nancy on behalf	14	here, for him to look at, the unredacted	
15	of Highland was an agreement that was reached	15	Highland audited financial statements.	
16	in January or February 2019, correct?	16	MR. MORRIS: But this is the only	
17	A. Was in – the last was in January or	17	portion of the document – well, I'm not	
18	February of '19, yes. Yes.	18	going to argue.	
19	Q. Okay. So I just want to show you	19	MS. DEITSCH-PEREZ: Yes. You showed	
20	the entirety of the "Subsequent Events" because	20	us what you wanted to show him in an	
21	they cover the period from December 31st, 2018,	21	unredacted (audio distortion) gave him	
22	until the report date of June 3, 2019.	22	fully redacted copies. I understand that.	
23	MR. MORRIS: If we could just look	23	MR. MORRIS: Yeah, and I'll be happy	
23 24	at that.	24		
			to submit a unredacted copy to the Judge	
25	BY MR. MORRIS:	25	under seal so that she can see whether or	
1	Page 246 Dondero - 5-28-2021	4	P. Dondero - 5-28-2021	age 247
	DUNUCIU - J-20-202 I			
7		1		
	not there's any other aspect of the	2	let's get through as much as we can, and	
3	not there's any other aspect of the financial statements that	2	let's get through as much as we can, and we'll see where we are.	
3 4	not there's any other aspect of the financial statements that MS. DEITSCH-PEREZ: That's fine.	2 3 4	let's get through as much as we can, and we'll see where we are. BY MR. MORRIS:	
3 4 5	not there's any other aspect of the financial statements that MS. DEITSCH-PEREZ: That's fine. MR. MORRIS: – pertain to the	2 3 4 5	let's get through as much as we can, and we'll see where we are. BY MR. MORRIS: Q. The next document is the management	
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1 Dondero - 5-28-2021	1 Dondero - 5-28-2021
2 A. Yes.	2 Q. And you understand that debtors in
3 Q. And at the time Highland filed for	3 bankruptcy have to make certain disclosures; is
4 bankruptcy, you were the president and CEO of	4 that right?
5 Highland, correct?	5 MS. DEITSCH-PEREZ: Object to the
6 A. Yes.	6 form.
7 Q. And you personally authorized	7 BY MR. MORRIS:
8 Highland's bankruptcy filing, correct?	8 Q. You can answer.
9 A. On Pachulski's recommendation.	9 A. Yes.
O Q. But you're the only person who	10 Q. And you understand that the purpose
11 authorized the filing; is that correct?	11 of the disclosures is to give interested
2 A. Yes.	12 parties an opportunity to review the financial
13 Q. And did you understand – you have	13 information relating to the debtors, right?
4 familiarity with bankruptcy proceedings, right?	14 MS. DEITSCH-PEREZ: Object to the
MS. DEITSCH-PEREZ: Object to the	15 form.
6 form.	16 A. Generally.
7 A. Not this kind of bankruptcy, but,	17 BY MR. MORRIS:
8 yes, we have experience in bankruptcies.	18 Q. The debtor is supposed to be
9 BY MR. MORRIS:	19 transparent. Is that a statement you would
20 Q. And you had experience in the Acis	20 agree with?
21 bankruptcy, for example, correct?	21 A. I'd agree the debtor is supposed to
22 A. Yes.	22 be.
MS. DEITSCH-PEREZ: Object to the	23 Q. So, are you aware that the debtor
24 form.	24 filed certain schedules in connection with the
25 BY MR. MORRIS:	25 bankruptcy case?
Page 250	D. 05
Page 250	Page 25
	Page 25 1 Dondero - 5-28-2021
1 Dondero - 5-28-2021	
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Dondero - 5-28-2021 A. I'm sure they filed many schedules. Q. And did you – did you review the debtor's schedules before they were filed? A. No. Q. All right. So, here is a summary of the debtor's assets and liabilities that was filed in December – on December 12th, 2019. Do you see the timeline at the top? A. Yes. Q. And you were still in control of the debtor at that time, correct? A. Yep. Q. And was Mr. Waterhouse responsible for preparing the debtor's Summary of Assets and Liabilities on behalf of Highland at that time? A. I – I don't know whether DSI was in control at that point. I don't know. Q. Did DSI rely on Mr. Waterhouse and the accounting team for the information that was used to create the debtor's disclosures?	1 Dondero - 5-28-2021 2 Q. Withdrawn. 3 To the best of your knowledge, did 4 DSI rely on Mr. Waterhouse and the accounting 5 team at Highland in order to prepare the 6 debtor's schedules and financial disclosures? 7 MS. DEITSCH-PEREZ: Object to the 8 form. 9 A. I don't know. 10 BY MR. MORRIS: 11 Q. Did you ever discuss with 12 Mr. Waterhouse the debtor's financial 13 disclosures during the bankruptcy case? 14 A. Nope. 15 Q. Did you ever look at the Summary of 16 Assets and Liabilities that was filed with the 17 Court in December 2019? 18 A. Nope. 19 MR. MORRIS: Turn to the second 20 page, please. Let's just go down right — 21 right there. 22 BY MR. MORRIS:

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1 Dondero - 5-28-2021	Page 252 Page 25 1 Dondero - 5-28-2021
2 Receivable."	2 want.
3 A. Yep.	3 A. It seems to tie.
4 Q. And do you see that the Notes	4 Q. Okay. And it was disclosed on the
5 Receivable are for an aggregate amount of	5 docket in the bankruptcy case that you
6 approximately \$150 million?	6 personally had made Notes Receivable
•	
7 A. Yep.	7 outstanding in the approximate amount of
8 Q. And it refers to Exhibit D. Do you	8 \$9.3 million. Do you see that?
9 see that?	9 A. Yes.
10 A. Yes.	10 Q. Okay.
11 Q. All right.	11 MR. MORRIS: Can we just go to the
12 MR. MORRIS: Can we turn – go to	top? I want to just show the date.
13 the next page?	13 BY MR. MORRIS:
14 BY MR. MORRIS:	14 Q. It's December 13. That's the date
15 Q. And exhibit – this page is Exhibit	15 that this disclosure is made. Do you see that?
16 D.	16 A. Yes.
17 Do you see that?	17 Q. And there's a footnote there, number
18 A. Yes.	18 [1], that says "Doubtful or Uncollectible
19 Q. And this shows an aggregate amount	19 accounts are evaluated at year end." Do you
20 of – the face amount of notes to be the same	20 see that?
21 \$150.3 million that we just saw, correct?	21 A. Yes.
22 MS. DEITSCH-PEREZ: Object to the	22 Q. Now, nothing on this document shows
23 form.	23 any of the notes as being doubtful or
24 BY MR. MORRIS:	24 uncollectible, correct?
Q. We can go back and look, if you	25 A. Correct.
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1 Dondero - 5-28-2021	1 Dondero - 5-28-2021
2 Q. Do you know if the debtor's	2 for purposes of the deposition.
3 schedules were ever amended after	3 MS. DEITSCH-PEREZ: I think that's
4 December 13th, 2019, to reflect "Doubtful or	4 confusing. I don't mind if you just mark
4 December 13th, 2019, to reflect "Doubtful or	4 confusing. I don't mind if you just mark
December 13th, 2019, to reflect "Doubtful orUncollectible" Notes Receivable?	 4 confusing. I don't mind if you just mark 5 18 as "omitted." I would want a sheet with
 December 13th, 2019, to reflect "Doubtful or Uncollectible" Notes Receivable? MS. DEITSCH-PEREZ: Object to the 	 4 confusing. I don't mind if you just mark 5 18 as "omitted." I would want a sheet with 6 "18 omitted." That way, your numbering can
 December 13th, 2019, to reflect "Doubtful or Uncollectible" Notes Receivable? MS. DEITSCH-PEREZ: Object to the form. A. Yeah. I believe the Hunter Mountain 	 4 confusing. I don't mind if you just mark 5 18 as "omitted." I would want a sheet with 6 "18 omitted." That way, your numbering can 7 stay the same. 8 MR. MORRIS: Okay. That's fine.
 December 13th, 2019, to reflect "Doubtful or Uncollectible" Notes Receivable? MS. DEITSCH-PEREZ: Object to the form. A. Yeah. I believe the Hunter Mountain 56 was written off. 	 4 confusing. I don't mind if you just mark 5 18 as "omitted." I would want a sheet with 6 "18 omitted." That way, your numbering can 7 stay the same. 8 MR. MORRIS: Okay. That's fine. 9 Thank you. So we'll mark 18 as "omitted",
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4 December 13th, 2019, to reflect "Doubtful or 5 Uncollectible" Notes Receivable? 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 A. Yeah. I believe the Hunter Mountain 9 56 was written off. 10 BY MR. MORRIS: 11 Q. Okay. Anything else? 12 MS. DEITSCH-PEREZ: Object to the	 confusing. I don't mind if you just mark 18 as "omitted." I would want a sheet with "18 omitted." That way, your numbering can stay the same. MR. MORRIS: Okay. That's fine. Thank you. So we'll mark 18 as "omitted", and this will be 19. (Exhibit 19 introduced.) BY MR. MORRIS:
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December 13th, 2019, to reflect "Doubtful or Uncollectible" Notes Receivable? MS. DEITSCH-PEREZ: Object to the form. A. Yeah. I believe the Hunter Mountain 56 was written off. BY MR. MORRIS: Q. Okay. Anything else? MS. DEITSCH-PEREZ: Object to the form. A. I – I don't know. BY MR. MORRIS: Q. Okay. Did you ever ask anyone to amend the debtor's schedules to reflect any Doubtful or Uncollectible receivable that's set forth on this page? A. I did not. Q. Okay. MR. MORRIS: La Asia, I'm actually	4 confusing. I don't mind if you just mark 5 18 as "omitted." I would want a sheet with 6 "18 omitted." That way, your numbering can 7 stay the same. 8 MR. MORRIS: Okay. That's fine. 9 Thank you. So we'll mark 18 as "omitted", 10 and this will be 19. 11 (Exhibit 19 introduced.) 12 BY MR. MORRIS: 13 Q. Are you aware of – that the debtor 14 filed disclosures called Statements of 15 Financial Affairs, often referred to as SoFAs? 16 A. I've heard of the form before, yes. 17 Q. Did you ever review the debtor's 18 SoFAs? 19 A. No. 20 Q. So, do you know who was responsible 21 at Highland for preparing the debtor's SoFAs? 22 A. No.
4 December 13th, 2019, to reflect "Doubtful or 5 Uncollectible" Notes Receivable? 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 A. Yeah. I believe the Hunter Mountain 9 56 was written off. 10 BY MR. MORRIS: 11 Q. Okay. Anything else? 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. I – I don't know. 15 BY MR. MORRIS: 16 Q. Okay. Did you ever ask anyone to 17 amend the debtor's schedules to reflect any 18 Doubtful or Uncollectible receivable that's set 19 forth on this page? 20 A. I did not. 21 Q. Okay. 22 MR. MORRIS: La Asia, I'm actually 23 going to just skip the next exhibit. And	4 confusing. I don't mind if you just mark 5 18 as "omitted." I would want a sheet with 6 "18 omitted." That way, your numbering can 7 stay the same. 8 MR. MORRIS: Okay. That's fine. 9 Thank you. So we'll mark 18 as "omitted", 10 and this will be 19. 11 (Exhibit 19 introduced.) 12 BY MR. MORRIS: 13 Q. Are you aware of – that the debtor 14 filed disclosures called Statements of 15 Financial Affairs, often referred to as SoFAs? 16 A. I've heard of the form before, yes. 17 Q. Did you ever review the debtor's 18 SoFAs? 19 A. No. 20 Q. So, do you know who was responsible 21 at Highland for preparing the debtor's SoFAs? 22 A. No. 23 Q. Would it have been – would –
4 December 13th, 2019, to reflect "Doubtful or 5 Uncollectible" Notes Receivable? 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 A. Yeah. I believe the Hunter Mountain 9 56 was written off. 10 BY MR. MORRIS: 11 Q. Okay. Anything else? 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. I – I don't know. 15 BY MR. MORRIS: 16 Q. Okay. Did you ever ask anyone to 17 amend the debtor's schedules to reflect any 18 Doubtful or Uncollectible receivable that's set 19 forth on this page? 20 A. I did not. 21 Q. Okay. 22 MR. MORRIS: La Asia, I'm actually	4 confusing. I don't mind if you just mark 5 18 as "omitted." I would want a sheet with 6 "18 omitted." That way, your numbering can 7 stay the same. 8 MR. MORRIS: Okay. That's fine. 9 Thank you. So we'll mark 18 as "omitted", 10 and this will be 19. 11 (Exhibit 19 introduced.) 12 BY MR. MORRIS: 13 Q. Are you aware of – that the debtor 14 filed disclosures called Statements of 15 Financial Affairs, often referred to as SoFAs? 16 A. I've heard of the form before, yes. 17 Q. Did you ever review the debtor's 18 SoFAs? 19 A. No. 20 Q. So, do you know who was responsible 21 at Highland for preparing the debtor's SoFAs? 22 A. No.

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2	CFO?	2	bankruptcy case?	
3	A. I'm sorry. Can you repeat that one	3	A. No.	
	more time?	4	MR. MORRIS: Let's go to page 19 of	
5	Q. I appreciate the fact that you	5	34, please.	
6	don't – you can't identify the person who	6	(Scrolling.)	
7	prepared the SoFAs; but within the	7	MR. MORRIS: If we could, scroll	
8	organizational structure of Highland during the	8	down near the bottom.	
9	time that you were the CEO, would the person	9	BY MR. MORRIS:	
10	have been either Frank Waterhouse or somebody	10	Q. You'll see that there's two entries	
11	who reported to Frank Waterhouse?	11	for Highland Capital Management Fund Advisors.	
12	A. Or DSI.	12	Do you see that?	
13	Q. Okay.	13	•	
14	MR. MORRIS: Can we go to page 2,	14	Q. And in May 2019, the debtor paid	
15	please.	15	Highland Capital Management Fund Advisors the	
16	(Scrolling.)	16	aggregate amount of \$7.4 million. Am I reading	
17	BY MR. MORRIS:	17	that correctly?	
18	Q. Do you see at number 4 here, there's	18	A. Yes.	
19	a reference to payments made to insiders within	19	Q. Okay. And those payments were – in	
20	a year of the bankruptcy case?	20	exchange for those payments, Highland received	
21	A. Yup.	21	two promissory notes, correct?	
22	Q. Are you aware – withdrawn.	22	MS. DEITSCH-PEREZ: John, I'm going	
23	Were you aware in December 2019 that	23	to object. You're straying from the	
24	Highland was going to disclose all payments	24	subject of this adversary and going into	
	made to insiders within a year of the	25	another, and I'm really not comfortable	
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2	with that since he's only prepared for	2	that for a couple of questions to ask the	
3	his - his - for this proceeding and has	3	former CEO about a 7.4 million-dollar	
4	not refreshed himself on anything else.	4	payment made to an affiliate that he owns	
5	So, this is outside of what the scope of	5	or controls, I'm going to ask you to give	
6	this deposition ought to be.	6	me a little latitude.	
7	MR. MORRIS: Okay. So you have two	7	BY MR. MORRIS:	
8	choices, Deborah: You can either state	8	Q. Mr. Dondero, were those two payments	
9	your objection, "beyond the scope," or you	9	backed up by promissory notes in favor of the	
10	can direct the witness not to answer.	10	debtor, to the best of your knowledge?	
11	Which would you like to do?	11	A. I don't know.	
12	MS. DEITSCH-PEREZ: I am going to	12	Q. Okay.	
13	state my objection that it's beyond the	13	MR. MORRIS: Let's go to the next	
14	scope, but I'm asking you because – as a	14	page, please.	
15	matter of fairness, that you restrain	15	Can we go towards the middle of the	
16	yourself and limit your deposition to this	16	page. Right there. That's fine.	
17	adversary proceeding –	17	BY MR. MORRIS:	
18	MR. MORRIS: Okay. I appreciate –	18	Q. Do you see your name, James Dondero,	
19	MS. DEITSCH-PEREZ: — and not —	19	there?	
20	(Simultaneous conversation.)	20	A. Yes.	
21	MS. DEITSCH-PEREZ: And if the	21	Q. And you were paid \$3.75 million	
22	witness isn't prepared to answer these	22	within a year of the bankruptcy, correct?	
23	questions, it's not fair that you proceed	23	A. Yes.	
23 24	on them.	24	Q. Who determined that you should –	
25	MR. MORRIS: Okay. So I'll just say	25	who made the decision for Highland to pay you	
رے	ivii a iviora ao. Oray. Oo rii just say	20	who made the accision for Flighliana to pay you	

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1	Page 260 Dondero - 5-28-2021	1	Page 26 ⁻ Dondero - 5-28-2021
2	that amount?	2	MR. MORRIS: Let's go to the next
3	A. Me? I don't know.	3	document, please.
4	Q. Is there anybody else who had the	4	(Exhibit 20 introduced.)
5	authority to determine your compensation prior	5	BY MR. MORRIS:
6	to the petition date, other than yourself?	6	Q. Are you aware that, during the
7	A. Especially – besides myself –	7	course of the bankruptcy proceeding, the
8	okay. Let me answer that question first.	8	debtor, in addition to the schedules and SoFAs,
9	The Class A – majority Class A	9	also filed every month a document called the
10	holders can, and then I can.	10	"Monthly Operating Report"?
11	Q. Anybody else?	11	A. I'm not aware, specifically.
12	A. Not that – not that I know.	12	Q. Did you ever review any of the
13	Q. In practice, did anybody other than	13	debtor's Monthly Operating Reports?
14		14	A. Not that I can recall.
15	A. In practice, yes, sometimes majority	15	Q. Okay.
16	Class A did.	16	MR. MORRIS: We can scroll down a
17	Q. And at any time prior to the	17	bit.
17 18	petition date, can you think of an instance	18	BY MR. MORRIS:
	where the majority of the Class A refused to	19	Q. You see there's there's two
19 20			signatures here: One electronic, one
	compensate you in the manner in which you wanted?	20	
21		21	handwritten, both dated December 2nd. Do you
22 22	A. There was – no, because there was	22	see that Brad Sharp has signed as an authorized
23	no reason to because there was plenty of head	23	individual as the Chief Restructuring Officer?
	room in all the agreements and compared to	24	A. Yup.
25	market levels.	25	Q. Okay. And then below that, there's
1	Page 262 Dondero - 5-28-2021	1	Page 263 Dondero - 5-28-2021
2	the electronic signature of Mr. Waterhouse. Do	2	(Scrolling.)
3	you see?	3	BY MR. MORRIS:
4	A. Yes.	4	Q. You haven't seen this document
5	Q. Okay. Were – to the best of your	5	before; is that right?
6	knowledge as the CEO at the time, were	6	A. I do not believe so.
	Mr. Sharp and Mr. Waterhouse authorized to sign	7	Q. Okay. But you see that it was filed
	and file Monthly Operating Reports with the		in late January 2020, but it was signed in
9	Court?	١.	December, right?
	Ourt:		
1111		9	
	A. Again, it's not my sphere of	10	A. Yeah.
11	A. Again, it's not my sphere of knowledge. It looks like — individually or	10 11	A. Yeah. Q. Okay. And do you see that among the
11 12	A. Again, it's not my sphere of knowledge. It looks like — individually or jointly, I — I don't have a comment.	10 11 12	A. Yeah. Q. Okay. And do you see that among the assets listed are amounts "Due from
11 12 13	 A. Again, it's not my sphere of knowledge. It looks like – individually or jointly, I – I don't have a comment. Q. I'm just asking you, as the CEO, did 	10 11 12 13	A. Yeah. Q. Okay. And do you see that among the assets listed are amounts "Due from affiliates"?
11 12 13 14	 A. Again, it's not my sphere of knowledge. It looks like – individually or jointly, I – I don't have a comment. Q. I'm just asking you, as the CEO, did you expect Mr. Waterhouse and Mr. Sharp to take 	10 11 12 13 14	A. Yeah. Q. Okay. And do you see that among the assets listed are amounts "Due from affiliates"? A. Yep.
11 12 13 14 15	 A. Again, it's not my sphere of knowledge. It looks like — individually or jointly, I — I don't have a comment. Q. I'm just asking you, as the CEO, did you expect Mr. Waterhouse and Mr. Sharp to take care of all financial disclosures required 	10 11 12 13 14 15	 A. Yeah. Q. Okay. And do you see that among the assets listed are amounts "Due from affiliates"? A. Yep. Q. And do you have any reason to
11 12 13 14 15	A. Again, it's not my sphere of knowledge. It looks like — individually or jointly, I — I don't have a comment. Q. I'm just asking you, as the CEO, did you expect Mr. Waterhouse and Mr. Sharp to take care of all financial disclosures required under the bankruptcy code?	10 11 12 13 14 15 16	A. Yeah. Q. Okay. And do you see that among the assets listed are amounts "Due from affiliates"? A. Yep. Q. And do you have any reason to believe that the amounts due from affiliates
11 12 13 14 15 16	 A. Again, it's not my sphere of knowledge. It looks like – individually or jointly, I – I don't have a comment. Q. I'm just asking you, as the CEO, did you expect Mr. Waterhouse and Mr. Sharp to take care of all financial disclosures required under the bankruptcy code? A. Yes. 	10 11 12 13 14 15 16 17	A. Yeah. Q. Okay. And do you see that among the assets listed are amounts "Due from affiliates"? A. Yep. Q. And do you have any reason to believe that the amounts due from affiliates are anything other than the same notes and
11 12 13 14 15 16 17	A. Again, it's not my sphere of knowledge. It looks like — individually or jointly, I — I don't have a comment. Q. I'm just asking you, as the CEO, did you expect Mr. Waterhouse and Mr. Sharp to take care of all financial disclosures required under the bankruptcy code? A. Yes. Q. And did you expect them to do that	10 11 12 13 14 15 16 17 18	A. Yeah. Q. Okay. And do you see that among the assets listed are amounts "Due from affiliates"? A. Yep. Q. And do you have any reason to believe that the amounts due from affiliates are anything other than the same notes and amounts due that we saw in the audited
11 12 13 14 15 16 17 18	A. Again, it's not my sphere of knowledge. It looks like — individually or jointly, I — I don't have a comment. Q. I'm just asking you, as the CEO, did you expect Mr. Waterhouse and Mr. Sharp to take care of all financial disclosures required under the bankruptcy code? A. Yes. Q. And did you expect them to do that completely, transparently and accurately?	10 11 12 13 14 15 16 17 18 19	A. Yeah. Q. Okay. And do you see that among the assets listed are amounts "Due from affiliates"? A. Yep. Q. And do you have any reason to believe that the amounts due from affiliates are anything other than the same notes and amounts due that we saw in the audited financial statements?
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11 12 13 14 15 16 17 18 19 20 21	A. Again, it's not my sphere of knowledge. It looks like — individually or jointly, I — I don't have a comment. Q. I'm just asking you, as the CEO, did you expect Mr. Waterhouse and Mr. Sharp to take care of all financial disclosures required under the bankruptcy code? A. Yes. Q. And did you expect them to do that completely, transparently and accurately? A. Yes. Q. Do you have any reason to believe	10 11 12 13 14 15 16 17 18 19 20 21	 A. Yeah. Q. Okay. And do you see that among the assets listed are amounts "Due from affiliates"? A. Yep. Q. And do you have any reason to believe that the amounts due from affiliates are anything other than the same notes and amounts due that we saw in the audited financial statements? MS. DEITSCH-PEREZ: Object to the form.
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11 12 13 14 15 16 17 18 19 20 21 22 23	A. Again, it's not my sphere of knowledge. It looks like — individually or jointly, I — I don't have a comment. Q. I'm just asking you, as the CEO, did you expect Mr. Waterhouse and Mr. Sharp to take care of all financial disclosures required under the bankruptcy code? A. Yes. Q. And did you expect them to do that completely, transparently and accurately? A. Yes. Q. Do you have any reason to believe that they failed to do so? A. Not that I'm aware.	10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Yeah. Q. Okay. And do you see that among the assets listed are amounts "Due from affiliates"? A. Yep. Q. And do you have any reason to believe that the amounts due from affiliates are anything other than the same notes and amounts due that we saw in the audited financial statements? MS. DEITSCH-PEREZ: Object to the form. A. I don't know. BY MR. MORRIS:
12 13 14 15 16	A. Again, it's not my sphere of knowledge. It looks like — individually or jointly, I — I don't have a comment. Q. I'm just asking you, as the CEO, did you expect Mr. Waterhouse and Mr. Sharp to take care of all financial disclosures required under the bankruptcy code? A. Yes. Q. And did you expect them to do that completely, transparently and accurately? A. Yes. Q. Do you have any reason to believe that they failed to do so?	10 11 12 13 14 15 16 17 18 19 20 21 22	 A. Yeah. Q. Okay. And do you see that among the assets listed are amounts "Due from affiliates"? A. Yep. Q. And do you have any reason to believe that the amounts due from affiliates are anything other than the same notes and amounts due that we saw in the audited financial statements? MS. DEITSCH-PEREZ: Object to the form. A. I don't know.

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1			
1	Page 264 Dondero - 5-28-2021	1	Page 265 Dondero - 5-28-2021
2	get wistful. You guys should be ashamed of	2	could just stop right there.
3	yourselves, what you've done to this	3	BY MR. MORRIS:
4	company.	4	Q. This is the Monthly Operating Report
5	MR. MORRIS: I move to strike.	5	for the period ending November 2019. Do you
6	Can we take a look at footnote (1),		see that?
7	please?	7	A. Yes.
	BY MR. MORRIS:	8	MR. MORRIS: Can we scroll down a
9	Q. Do you see that it "Includes various	9	bit?
10	notes receivable at carrying value"?	10	BY MR. MORRIS:
11	Do you have any understanding of	11	Q. And that's Mr. Sharp's and
12	what that —	12	Mr. Waterhouse's signatures, correct?
13	MS. DEITSCH-PEREZ: You didn't state	13	A. Yes.
14	the whole sentence, John. Please, if	14	Q. Do you see on this version,
15	you're going to point him to things, read	15	Mr. Sharp is identified as the "Responsible
16	him the whole sentence.	16	Party," but Mr. Waterhouse is identified as the
17	BY MR. MORRIS:	17	"Preparer"?
18	Q. Sir, do you have any understanding	18	A. Yes.
19	as to what footnote (1) refers to or means?	19	Q. Do you recall ever telling Mr.
20	A. It says what it says.	20	Waterhouse, in his capacity as the preparer of
21	Q. Okay.	21	Monthly Operating Reports, that there was
22	MR. MORRIS: Let's look at the next	22	anything inaccurate in any Monthly Operating
23	document, please.	23	Report filed by the debtor?
24	(Exhibit 21 introduced.)	24	A. No.
25	MR. MORRIS: All right. So if you	25	Q. Do you recall ever telling
_	Page 266		Page 267
1	Dondero - 5-28-2021	1	Dondero - 5-28-2021
	Mr. Sharp, as the responsible party, that there		estate?
	was anything inaccurate in any monthly –	3	MS. DEITSCH-PEREZ: Object to the
	Monthly Operating Report filed by the debtor?	4	form.
5	A. No.	5	A. Until they're forgiven, they're bona
6	MR. MORRIS: Can we go to the next		
7		-	fide notes.
	page, please?	7	BY MR. MORRIS:
8	(Scrolling.)	7	BY MR. MORRIS: Q. And you don't think the "conditions
9	(Scrolling.) THE WITNESS: I'm going to give the	7 8 9	BY MR. MORRIS: Q. And you don't think the "conditions subsequent" agreement that you entered into
9 10	(Scrolling.) THE WITNESS: I'm going to give the 12-minute warning here. I can be back at	7 8 9 10	BY MR. MORRIS: Q. And you don't think the "conditions subsequent" agreement that you entered into with Nancy calls into question whether the
9 10 11	(Scrolling.) THE WITNESS: I'm going to give the 12-minute warning here. I can be back at 4:00, but I'm going to need a couple hours.	7 8 9 10 11	BY MR. MORRIS: Q. And you don't think the "conditions subsequent" agreement that you entered into with Nancy calls into question whether the debtor would ever recover on their notes that
9 10 11 12	(Scrolling.) THE WITNESS: I'm going to give the 12-minute warning here. I can be back at 4:00, but I'm going to need a couple hours. MR. MORRIS: I'm trying to finish	7 8 9 10 11 12	BY MR. MORRIS: Q. And you don't think the "conditions subsequent" agreement that you entered into with Nancy calls into question whether the debtor would ever recover on their notes that you issued to them?
9 10 11 12 13	(Scrolling.) THE WITNESS: I'm going to give the 12-minute warning here. I can be back at 4:00, but I'm going to need a couple hours. MR. MORRIS: I'm trying to finish up, okay?	7 8 9 10 11 12 13	BY MR. MORRIS: Q. And you don't think the "conditions subsequent" agreement that you entered into with Nancy calls into question whether the debtor would ever recover on their notes that you issued to them? MS. DEITSCH-PEREZ: Object to the
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9 10 11 12 13 14 15 16 17 18 19 20 21	(Scrolling.) THE WITNESS: I'm going to give the 12-minute warning here. I can be back at 4:00, but I'm going to need a couple hours. MR. MORRIS: I'm trying to finish up, okay? THE WITNESS: Okay. MR. MORRIS: I'd rather not come back, to be honest with you. Can we go to the next page, please? BY MR. MORRIS: Q. Again, the debtor reported that the amounts due from affiliates were assets of the debtor's estate, correct?	7 8 9 10 11 12 13 14 15 16 17 18	BY MR. MORRIS: Q. And you don't think the "conditions subsequent" agreement that you entered into with Nancy calls into question whether the debtor would ever recover on their notes that you issued to them? MS. DEITSCH-PEREZ: Object to the form. A. Again, I don't believe it's material or GAAP, is my understanding. BY MR. MORRIS: Q. Well, almost a third of the debtor's assets are notes "Due from affiliates," right? A. You have to back out Hunter Mountain, and you have to back out – you have
9 10 11 12 13 14 15 16 17 18 19 20 21 22	(Scrolling.) THE WITNESS: I'm going to give the 12-minute warning here. I can be back at 4:00, but I'm going to need a couple hours. MR. MORRIS: I'm trying to finish up, okay? THE WITNESS: Okay. MR. MORRIS: I'd rather not come back, to be honest with you. Can we go to the next page, please? BY MR. MORRIS: Q. Again, the debtor reported that the amounts due from affiliates were assets of the debtor's estate, correct? A. Yep.	7 8 9 10 11 12 13 14 15 16 17 18 19 20	BY MR. MORRIS: Q. And you don't think the "conditions subsequent" agreement that you entered into with Nancy calls into question whether the debtor would ever recover on their notes that you issued to them? MS. DEITSCH-PEREZ: Object to the form. A. Again, I don't believe it's material or GAAP, is my understanding. BY MR. MORRIS: Q. Well, almost a third of the debtor's assets are notes "Due from affiliates," right? A. You have to back out Hunter Mountain, and you have to back out – you have to back out about 80 million to get to the 70
9 10 11 12 13 14 15 16 17 18 19 20 21 22	(Scrolling.) THE WITNESS: I'm going to give the 12-minute warning here. I can be back at 4:00, but I'm going to need a couple hours. MR. MORRIS: I'm trying to finish up, okay? THE WITNESS: Okay. MR. MORRIS: I'd rather not come back, to be honest with you. Can we go to the next page, please? BY MR. MORRIS: Q. Again, the debtor reported that the amounts due from affiliates were assets of the debtor's estate, correct? A. Yep. Q. Do you – do you have any issue with	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. MORRIS: Q. And you don't think the "conditions subsequent" agreement that you entered into with Nancy calls into question whether the debtor would ever recover on their notes that you issued to them? MS. DEITSCH-PEREZ: Object to the form. A. Again, I don't believe it's material or GAAP, is my understanding. BY MR. MORRIS: Q. Well, almost a third of the debtor's assets are notes "Due from affiliates," right? A. You have to back out Hunter Mountain, and you have to back out – you have to back out about 80 million to get to the 70 million of affiliated notes; and then, from
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	(Scrolling.) THE WITNESS: I'm going to give the 12-minute warning here. I can be back at 4:00, but I'm going to need a couple hours. MR. MORRIS: I'm trying to finish up, okay? THE WITNESS: Okay. MR. MORRIS: I'd rather not come back, to be honest with you. Can we go to the next page, please? BY MR. MORRIS: Q. Again, the debtor reported that the amounts due from affiliates were assets of the debtor's estate, correct? A. Yep.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. MORRIS: Q. And you don't think the "conditions subsequent" agreement that you entered into with Nancy calls into question whether the debtor would ever recover on their notes that you issued to them? MS. DEITSCH-PEREZ: Object to the form. A. Again, I don't believe it's material or GAAP, is my understanding. BY MR. MORRIS: Q. Well, almost a third of the debtor's assets are notes "Due from affiliates," right? A. You have to back out Hunter Mountain, and you have to back out – you have to back out about 80 million to get to the 70

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1	Page 268 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 269
2	MS. DEITSCH-PEREZ: Mr. Morris,	2	had no intention of doing. So, there's no	
3	please don't make faces at Mr. Dondero.	3	ability for Hunter Mountain to pay Highland.	
4	BY MR. MORRIS:	4	Q. Does Highland – does Hunter	
5		5	Mountain today have the ability to pay back any	
6	Q. Why – why are we backing out Hunter Mountain?	6	of the \$60 million that it – that was	
			reflected in the notes?	
7	A. I think the Hunter Mountain – there	7		
	were notes going both ways, but I think the	8	MS. DEITSCH-PEREZ: Object.	
	Hunter Mountain is out of the estate, I	9	A. No, not that I know of but – BY MR. MORRIS:	
10		10		
11		11	Q. Okay.	
12		12	MS. DEITSCH-PEREZ: And, Mr. Morris,	
13	the approximate amount of \$60 million, right?	13	once again, I think we're straying from	
14	A. But subsequent to these dates, I	14	this adversary.	
ا5 اھ	think – I think they realized it was just a	15	MR. MORRIS: Can we go to page 5 of	
16	cross-transaction. There were dues and	16	9, please?	
17	payables that were essentially equal from	17	(Scrolling.)	
	Hunter Mountain, so I think Hunter Mountain	18	MR. MORRIS: Above that, I think.	
19	came out of that.	19	Next page, 5 of 9. We must be looking at	
20	Q. Isn't it – isn't it a fact that	20	the wrong exhibit.	
21	they wrote them off because they didn't believe	21	Is the one that was marked 22? No,	
2	they were collectible?	22	it's the next – I believe it's the next	
23	A. Yeah, because the payment on those	23	document.	
24	notes depended upon Highland honoring its	24	Let's pull up the next document,	
25	agreements to Hunter Mountain, which Highland	25	please.	
1	Page 270 Dondero - 5-28-2021	1	Dondero - 5-28-2021	Page 27
1 2	(Exhibit 22 introduced.)	2	that in December 2019, after the petition date,	
	MR. MORRIS: Yeah, that's it.			
3 4		3	while you were still in control of the debtor, that certain payments of principal and interest	
-	Go to page 5, please. Thank you. BY MR. MORRIS:	4	that certain payments of philiopal and interest	
J		5	were made on notes that were made in favor of	
6		5	were made on notes that were made in favor of	
6	Q. Do you see that box there? It says	6	the debtor, correct?	
7	Q. Do you see that box there? It says "Non-Operating Receipts - Other."	6	the debtor, correct? MS. DEITSCH-PEREZ: Asked – asked	
7	Q. Do you see that box there? It says"Non-Operating Receipts - Other."A. Yes.	6 7 8	the debtor, correct? MS. DEITSCH-PEREZ: Asked asked and answered about an hour ago.	
7 8 9	Q. Do you see that box there? It says"Non-Operating Receipts - Other."A. Yes.Q. Okay. And do you understand that	6 7 8 9	the debtor, correct? MS. DEITSCH-PEREZ: Asked – asked and answered about an hour ago. BY MR. MORRIS:	
7 8 9	 Q. Do you see that box there? It says "Non-Operating Receipts - Other." A. Yes. Q. Okay. And do you understand that that shows that, in December 2019, while you 	6 7 8 9 10	the debtor, correct? MS. DEITSCH-PEREZ: Asked – asked and answered about an hour ago. BY MR. MORRIS: Q. You can answer, sir.	
7 8 9 10	 Q. Do you see that box there? It says "Non-Operating Receipts - Other." A. Yes. Q. Okay. And do you understand that that shows that, in December 2019, while you were still personally in control of the debtor, 	6 7 8 9 10 11	the debtor, correct? MS. DEITSCH-PEREZ: Asked – asked and answered about an hour ago. BY MR. MORRIS: Q. You can answer, sir. A. I believe – I believe so.	
7 8 9 10 11	 Q. Do you see that box there? It says "Non-Operating Receipts - Other." A. Yes. Q. Okay. And do you understand that that shows that, in December 2019, while you were still personally in control of the debtor, that certain payments of "principle or 	6 7 8 9 10 11 12	the debtor, correct? MS. DEITSCH-PEREZ: Asked – asked and answered about an hour ago. BY MR. MORRIS: Q. You can answer, sir. A. I believe – I believe so. Q. Thank you. Do you recall that in	
7 8 9 10 11 12	Q. Do you see that box there? It says "Non-Operating Receipts - Other." A. Yes. Q. Okay. And do you understand that that shows that, in December 2019, while you were still personally in control of the debtor, that certain payments of "principle or interest" were made with respect to notes made	6 7 8 9 10 11 12 13	the debtor, correct? MS. DEITSCH-PEREZ: Asked – asked and answered about an hour ago. BY MR. MORRIS: Q. You can answer, sir. A. I believe – I believe so. Q. Thank you. Do you recall that in connection with its Plan and Disclosure	
7 8 9 10 11 2 3	Q. Do you see that box there? It says "Non-Operating Receipts - Other." A. Yes. Q. Okay. And do you understand that that shows that, in December 2019, while you were still personally in control of the debtor, that certain payments of "principle or interest" were made with respect to notes made in favor of the debtor?	6 7 8 9 10 11 12 13 14	the debtor, correct? MS. DEITSCH-PEREZ: Asked – asked and answered about an hour ago. BY MR. MORRIS: Q. You can answer, sir. A. I believe – I believe so. Q. Thank you. Do you recall that in connection with its Plan and Disclosure Statement, that the debtor prepared a	
7 8 9 10 11 12 13 14	Q. Do you see that box there? It says "Non-Operating Receipts - Other." A. Yes. Q. Okay. And do you understand that that shows that, in December 2019, while you were still personally in control of the debtor, that certain payments of "principle or interest" were made with respect to notes made in favor of the debtor? A. Yes.	6 7 8 9 10 11 12 13 14 15	the debtor, correct? MS. DEITSCH-PEREZ: Asked – asked and answered about an hour ago. BY MR. MORRIS: Q. You can answer, sir. A. I believe – I believe so. Q. Thank you. Do you recall that in connection with its Plan and Disclosure Statement, that the debtor prepared a Liquidation Analysis?	
7 8 9 10 11 12 13 14 15	Q. Do you see that box there? It says "Non-Operating Receipts - Other." A. Yes. Q. Okay. And do you understand that that shows that, in December 2019, while you were still personally in control of the debtor, that certain payments of "principle or interest" were made with respect to notes made in favor of the debtor? A. Yes. Q. Okay. And do you understand that	6 7 8 9 10 11 12 13 14 15 16	the debtor, correct? MS. DEITSCH-PEREZ: Asked – asked and answered about an hour ago. BY MR. MORRIS: Q. You can answer, sir. A. I believe – I believe so. Q. Thank you. Do you recall that in connection with its Plan and Disclosure Statement, that the debtor prepared a Liquidation Analysis? A. Yes.	
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Page 272	
1 Dondero - 5-28-2021	Page 273 1 Dondero - 5-28-2021
2 time on the debtor's Liquidation Analysis and	2 A. Yes.
3 confirmation.	3 Q. Did you or anybody acting on your
4 Do you remember that?	4 behalf ever inform the Court that you believed
5 A. I can't – I can't agree or disagree	5 that assumption was unreasonable?
6 with that.	6 A. I – I don't know, but I know we've
7 BY MR. MORRIS:	7 been fighting the notes consistently through
	8 various mechanisms.
•	9 Q. Okay. Did you or anybody acting on
10 A. Briefly.	10 your behalf ever inform the Court of your
11 Q. Okay.	11 agreement with Nancy?
12 MR. MORRIS: Can we go to the next	12 MS. DEITSCH-PEREZ: Object to the
13 page, please?	13 form.
14 BY MR. MORRIS:	14 A. Not – not that I know of.
15 Q. Do you see that this page contains a	15 BY MR. MORRIS:
16 list of "Assumptions"?	16 Q. Did you ever instruct anybody to
17 A. Yes.	17 inform the Court that you had an agreement with
18 MR. MORRIS: And can we scroll up a	18 Nancy that rendered Assumption C unreasonable?
19 little further so we can see the date?	19 MS. DEITSCH-PEREZ: Object to the
20 BY MR. MORRIS:	20 form.
21 Q. You'll see that on November 24th,	21 A. I did not.
22 2020, the debtor filed a Liquidation Analysis	22 MR. MORRIS: Let's look at the last
23 that contained, as among the Assumptions,	23 document, please.
24 quote, "All demand notes are collected in the	24 (Exhibit 24 introduced.)
25 year 2021." Do you see that?	25 BY MR. MORRIS:
Page 274	Page 275
1 Dondero - 5-28-2021	1 Dondero - 5-28-2021
2 Q. Do you recall that there came a time	2 ever inform the Court that this assumption was
3 just prior to the confirmation hearing that the	3 unreasonable?
4 debter emended its Liquidation Analysis?	
4 debtor amended its Liquidation Analysis?	4 MS. DEITSCH-PEREZ: Object to the
5 A. No. Okay. Yes.	5 form.
A. No. Okay. Yes.MR. MORRIS: Okay. And if we could	_
5 A. No. Okay. Yes.	 form. A. Yes. Well, Lynn wrote a letter to all the counsels, which I think ended up being
 A. No. Okay. Yes. MR. MORRIS: Okay. And if we could go to the next page. BY MR. MORRIS: 	5 form.6 A. Yes. Well, Lynn wrote a letter to
 A. No. Okay. Yes. MR. MORRIS: Okay. And if we could go to the next page. BY MR. MORRIS: Q. You'll see at the bottom right-hand 	 form. A. Yes. Well, Lynn wrote a letter to all the counsels, which I think ended up being
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		Page 276		Page 277
1	Dondero - 5-28-2021	. 3	1 Dondero - 5-28-2021	3.
2	ignored.		2 CERTIFICATE STATE OF TEXAS)	
3	BY MR. MORRIS:		3)	
1	Q. Do you know anything else –		COUNTY OF ELLIS)	
-			I, Daniel J. Skur, a Notary Public	
5	anything else you're aware of?		5 within and for the State of Texas, do hereby certify:	
6	A. I think that's powerful enough.		6 That JAMES DONDERO, the witness whose	
7	Q. That's not my question, sir. My		deposition is hereinbefore set forth, was duly swom by me and that such deposition	
8	question is: Are you aware of any other facts		7 duly swom by me and that such deposition is a true record of the testimony given by	
9	that you're relying upon to answer my question		8 such witness.	
10	as to whether or not you or anybody acting on		That pursuant to Rule 30 of the Federal 9 Rules of Civil Procedure, signature of the	
11	your behalf informed the Court that Assumption		witness was not reserved by the witness or	
12	C is unreasonable?		10 other party before the conclusion of the deposition;	
			11 I further certify that I am not	
13	MS. DEITSCH-PEREZ: Object to the		related to any of the parties to this action by blood or marriage; and that I am	
14	form.		in no way interested in the outcome of this	
15	A. Just the Lynn letter. I have no		13 matter.	
16	other specific awareness.		IN WITNESS WHEREOF, I have hereunto set my hand this 28th day of May, 2021.	
17	MR. MORRIS: Thank you very much. I		15	
18	have no further questions. Thank you so		16 17	
19	much, folks. Been a pleasure.			
l	·		18 Daniel J. Skur Notary Public, State of Texas.	
20	MS. DEITSCH-PEREZ: Reserve until		19 My Commission Expires 7/7/2022	
21	trial.		TSG Reporting, Inc.	
22	(Time Noted: 1:59 p.m.)		20 228 East 45th Street, Suite 810 New York, New York	
23			21 (877) 702-9580	
24			22 23	
25			24	
_ ~			25	
	Decident 5 00 0004	Page 278		Page 279
1	Dondero - 5-28-2021	Page 278	1 Dondero - 5-28-2021	Page 279
1 2 3	Dondero - 5-28-2021 ERRATA SHEET FOR THE TRANSCRIPT OF: Case Name:	Page 278	2	Page 279
	ERRATA SHEET FOR THE TRANSCRIPT OF: Case Name: IN THE UNITED STATES BANKRUPTCY COURT	Page 278	2	Page 279
	ERRATA SHEET FOR THE TRANSCRIPT OF: Case Name: IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS	Page 278	2	Page 279
3	ERRATA SHEET FOR THE TRANSCRIPT OF: Case Name: IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION	Page 278	2 3	Page 279
3 4 5	ERRATA SHEET FOR THE TRANSCRIPT OF: Case Name: IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS	Page 278	2 3 4 5 6	Page 279
3 4 5 6	ERRATA SHEET FOR THE TRANSCRIPT OF: Case Name: IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION In re: HIGHLAND CAPITAL Case No. MANAGEMENT, LP, Case No. 19-34054 L.P.	Page 278	2 3 4 5 6 7	Page 279
3 4 5 6	ERRATA SHEET FOR THE TRANSCRIPT OF: Case Name: IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION In re: HIGHLAND CAPITAL Case No. MANAGEMENT, LP, Debtor, Chapter 11	Page 278	2	Page 279
3 4 5 6 7	ERRATA SHEET FOR THE TRANSCRIPT OF: Case Name: IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION In re: HIGHLAND CAPITAL CASE NO. MANAGEMENT, LP, Debtor, Chapter 11	Page 278	2	Page 279
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EXHIBIT 97

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1
             Dondero - 6-1-2021
2
        IN THE UNITED STATES BANKRUPTCY COURT
         FOR THE NORTHERN DISTRICT OF TEXAS
3
                DALLAS DIVISION
   In Re:
4
5
   HIGHLAND CAPITAL
                                  Case No.
                               ) 19-34054 L.P.
   MANAGEMENT, LP,
6
                        Chapter 11
         Debtor,
7
   HIGHLAND CAPITAL MANAGEMENT, )
8
   LP,
9
          Plaintiff.
                       ) Adversary No.
                      ) 21-03003-sqi
10
       VS.
11
    JAMES D. DONDERO.
12
          Defendant.
13
14
           REMOTE DEPOSITION OF
15
              JAMES DONDERO
16
               Volume 3
17
             Pages 283 - 385
18
              Dallas, Texas
19
        Tuesday, 1st day of June, 2021
20
21
22
23
    Reported by:
24
    Daniel J. Skur, Notary Public and CSR
    Job No. 194691
25
```

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1 Dondero - 6-1-2021	Page 284	1 Dondero - 6-1-2021
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1 Dondero - 6-1-2021 2		1 Dondero - 6-1-2021
2		2 IT IS HEREBY STIPULATED AND AGREED
3 PEMOTE APPEARANCES (continued)		
3 REMOTE APPEARANCES (continued) 4 Shaiti & Company		3 by and between the attorneys for the respective
4 Sbaiti & Company		3 by and between the attorneys for the respective4 parties herein, that filing and sealing be and
4 Sbaiti & Company Attorney(s) for Charitable DAF, CLO HoldCo		4 parties herein, that filing and sealing be and
 Sbaiti & Company Attorney(s) for Charitable DAF, CLO HoldCo and Sbaiti & Company 		4 parties herein, that filing and sealing be and 5 the same are hereby waived.
 Sbaiti & Company Attorney(s) for Charitable DAF, CLO HoldCo and Sbaiti & Company 2200 Ross Avenue 		 4 parties herein, that filing and sealing be and 5 the same are hereby waived. 6 IT IS FURTHER STIPULATED AND AGREED
4 Sbaiti & Company Attorney(s) for Charitable DAF, CLO HoldCo 5 and Sbaiti & Company 2200 Ross Avenue 6 Dallas, Texas 75201 7		 4 parties herein, that filing and sealing be and 5 the same are hereby waived. 6 IT IS FURTHER STIPULATED AND AGREED 7 that all objections, except as to the form of
4 Sbaiti & Company Attorney(s) for Charitable DAF, CLO HoldCo 5 and Sbaiti & Company 2200 Ross Avenue 6 Dallas, Texas 75201 7 BY: Mazin Sbaiti, Esq.		4 parties herein, that filing and sealing be and 5 the same are hereby waived. 6 IT IS FURTHER STIPULATED AND AGREED 7 that all objections, except as to the form of 8 the question, shall be reserved to the
4 Sbaiti & Company Attorney(s) for Charitable DAF, CLO HoldCo 5 and Sbaiti & Company 2200 Ross Avenue 6 Dallas, Texas 75201 7 BY: Mazin Sbaiti, Esq. 8		4 parties herein, that filing and sealing be and 5 the same are hereby waived. 6 IT IS FURTHER STIPULATED AND AGREED 7 that all objections, except as to the form of 8 the question, shall be reserved to the 9 time of the trial.
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1	Page 288 Dondero - 6-1-2021	1	Dondero - 6-1-2021	Page 289
2	PROCEEDINGS	2	right now?	
3	REMOTE ORAL DEPOSITION OF	3	A. 4940 Chase Tower.	
4	JAMES DONDERO	4	(Interruption by reporter.)	
5	(REPORTER NOTE: This deposition is	5	(Pause.)	
6	being conducted remotely in accordance with		BY MR. MORRIS:	
7	the Current Emergency Order regarding the			
	COVID-19 State of Disaster.	7	Q. Good morning, Mr. Dondero.	
8		8	(Audio distortion.)	
9	Today's date is the 1st day of	9	(Interruption by reporter.) 00:-01	
10	June, 2021. The time is 9:34 a.m. Daylight	10	BY MR. MORRIS: 00:-01	
11	Savings Time. The witness is located in	11	Q. Good morning, Mr. Dondero.	
12	Dallas, Texas.)	12	Can you hear me now?	
13	JAMES DONDERO,	13	A. Yes.	
14	having been duly cautioned and swom to tell	14	Q. You understand we're here today for	
15	the truth, the whole truth and nothing but the		your deposition in connection with next week's	
16	truth, testified as follows:		contempt proceeding; is that right?	
17	(9:33 A.M.)	17	A. Yes.	
18	EXAMINATION	18	Q. Okay. We have a few documents to	
19	BY MR. MORRIS:	19	put up on the screen today; and as usual, if	
20	Q. Good morning, Mr. Dondero. Can you	20	there's anything that you need to see, will you	
21	hear me?	21	let me know that?	
22	A. Yes.	22	A. Yes.	
23	Q. Your microphone is a little soft as	23	Q. All right. I want to start with	
24	well.	24	some background.	
25	Can you tell me where you're located	25	MR. MORRIS: Can we please put up	
	Page 290			Page 291
1	Dondero - 6-1-2021	1	Dondero - 6-1-2021	1 age 231
1 2		1 2	Dondero - 6-1-2021 A. Only generally.	rage 231
	Dondero - 6-1-2021			1 age 291
2	Dondero - 6-1-2021 the first exhibit, the organizational	2	A. Only generally.	1 age 231
2	Dondero - 6-1-2021 the first exhibit, the organizational chart?	2	A. Only generally. BY MR. MORRIS:	1 age 201
2 3 4	Dondero - 6-1-2021 the first exhibit, the organizational chart? MR. TAYLOR: John, before we start,	2 3 4	A. Only generally. BY MR. MORRIS: Q. Can you tell me your general	l age 201
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2 A. I believe I did.	2 Q. Okay. Looking at the next row,
3 Q. Okay. So, you tasked Mr. Patrick	3 there's four incorporated or there's four
4 with setting up an organizational structure to	4 entities that are identified as supporting
5 carry out the charitable giving on behalf of	5 organizations.
6 Highland Capital Management, L.P., and its	6 Do you see that?
7 partners?	7 A. Yes.
•	
8 Do I have that right?9 A. Yes.	
9 A. Yes. 10 Q. Okay. Looking at the top line, do	9 a "supporting organization" is?10 A. No, and I don't know the difference
11 you see that there's four foundations that are	11 between that first line and the second line,
•	
12 identified as third parties? 13 A. Yes.	12 and I don't know if my involvement with Dallas13 Foundation was at the first line or the second
14 Q. Are you familiar with those	14 line.
15 foundations?	15 Q. Do you know when Mr. Patrick set up
16 A. Yes.	16 this structure?
17 Q. And do you serve as an officer or	17 A. Many years ago at the beginning of
18 director of any of those foundations?	18 the – I don't think it's changed over the
19 A. I – I believe I have or I could be	19 years. As far as I know, the general – or
20 with regard to Dallas Foundation, but I'm not	20 this – this structure was put in place at the
21 certain.	21 beginning, I believe, sometime in the late
Q. Okay. Do you know if you have any	22 2000s.
23 role with any of the other three foundations	23 Q. Do you know what the Donor Advised
24 that are on there?	24 Funds are, the DAF funds?
25 A. I do not believe so.	25 MR. SBAITI: I'm going to object to
Page 294	Page 295
Dondero - 6-1-2021 the form of the question.	1 Dondero - 6-1-2021 2 LLC, is?
3 John, if you could be clear as to	3 A. The exact structural differences,
 4 which line – are you talking about 5 charitable DAF HoldCo, or are you talking 	4 I – I – I don't know. 5 Q. So when you use the phrase "DAF,"
charitable DAF HoldCo, or are you talkingabout charitable DAF Fund, L.P.?	5 Q. So when you use the phrase "DAF," 6 what are you referring to?
·	
7 MR. TAYLOR: If you could be as	· · · · · · · · · · · · · · · · · · ·
8 specific as possible, and he'll try to	8 expression, it's the – the overall entity, the
9 answer as specifically as possible. I'm	9 overall pool of capital and/or the overall
not sure which box you're talking about.	10 entity that makes the donations from the pool
11 MR. MORRIS: All right, Clay. Thank	11 of capital.
12 you.	12 Q. And which entity – withdrawn.
13 BY MR. MORRIS:	Do you have an understanding as to
14 Q. Mr. Dondero, are you familiar with	14 which entity holds the pool of capital?
15 the phrase "DAF"?	15 A. No. It's – no, I don't know for
16 A. Yes.	16 sure.
17 Q. Have you used that phrase before?	17 Q. Do you know if it's CLO HoldCo,
18 A. Yes.	18 Ltd.?
19 Q. When you refer to – when you use	19 MR. SBAITI: Objection, asked and
20 the phrase "DAF," what are you referring to?	20 answered.
21 A. It would depend.	21 A. I don't know.
22 Q. On what?	22 BY MR. MORRIS:
23 A. What the question is.	23 Q. Do you know if Charitable DAF Fund,
24 Q. What's – do you have an	24 L.P., holds any assets?
OF understanding of what the Charitable DAF CD	MD CDAITI. Objection relevance
25 understanding of what the Charitable DAF GP,	25 MR. SBAITI: Objection, relevance,

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2 no foundation.	2 recommendation.
3 A. I – I don't know which entities	3 Q. Who did you make the recommendation
4 hold which of the assets.	4 to?
5 BY MR. MORRIS:	5 A. It would have been Mark Patrick.
6 Q. Did you – did you approve of the	, , , , , , , , , , , , , , , , , , , ,
7 organizational structure that Mr. Patrick	7 to appoint Mr. Scott as the trustee of the DAF?
8 created at your request?	8 MR. SBAITI: Objection, vague.
9 A. Yes.	9 Object to the extent it calls for a legal
MR. TAYLOR: Objection, vague.	10 conclusion.
11 BY MR. MORRIS:	11 A. Yeah, I don't know.
I2 Q. I'm sorry. Did – did you answer,	12 BY MR. MORRIS:
3 sir?	13 Q. Well, you've known Mr. Scott since
14 A. Yes.	14 high school; isn't that right?
5 Q. Okay. Who is Grant Scott?	15 A. Yes.
6 A. I understand he was the trustee of	16 Q. You went to UVA together; isn't that
7 the DAF for a number of years.	17 right?
8 Q. When you say "he was the trustee of	18 A. Yes.
9 the DAF," what are you referring to?	19 Q. You were housemates together in
20 A. I always refer to him as "trustee,"	20 college; isn't that right?
but I see it's labeled here as "managing	21 A. Yes.
2 member."	22 Q. He was the best man at your wedding;
Q. Do you know how he came to be	23 isn't that right?
24 appointed the trustee of the DAF?	24 A. Yes.
25 A. I believe it was on my	25 Q. You picked Mr. Scott to serve as the
Page:	
1 Dondero - 6-1-2021	1 Dondero - 6-1-2021
2 trustee of the DAF; isn't that right?	2 Q. Correct.
3 MR. TAYLOR: Objection. That's not	3 A. 13, 14, 15 years ago.
4 what he stated.	4 The it we thought I thought
5 A. I – on the original formation, I	5 at the time he would be suitable.
6 recommended Grant Scott.	6 Q. But why did you select Mr. Patrick
7 BY MR. MORRIS:	7 as the person to whom to make your
8 Q. And you recommended Mr. Scott to	8 recommendation?
9 Mr. Patrick?	9 A. Because he was responsible for
O A TI (I II	
10 A. That's my recollection, I believe,	10 setting up the overall structure.
•	10 setting up the overall structure.11 Q. Did he – were you seeking his
11 but I don't remember specifically.	
 but I don't remember specifically. Q. Do you remember if Mr. Patrick held 	11 Q. Did he – were you seeking his
 but I don't remember specifically. Q. Do you remember if Mr. Patrick held any role in any entity on the chart that stands before you? 	11 Q. Did he – were you seeking his12 approval when you made the recommendation to
 but I don't remember specifically. Q. Do you remember if Mr. Patrick held any role in any entity on the chart that stands before you? 	11 Q. Did he – were you seeking his12 approval when you made the recommendation to13 him?
but I don't remember specifically. Q. Do you remember if Mr. Patrick held any role in any entity on the chart that stands before you? Withdrawn.	 11 Q. Did he – were you seeking his 12 approval when you made the recommendation to 13 him? 14 A. I – I don't know the roles he was
but I don't remember specifically. Q. Do you remember if Mr. Patrick held any role in any entity on the chart that stands before you? Withdrawn. Do you know if Mr. Patrick held any	 11 Q. Did he – were you seeking his 12 approval when you made the recommendation to 13 him? 14 A. I – I don't know the roles he was 15 playing at the – at that moment, so I – I
but I don't remember specifically. Q. Do you remember if Mr. Patrick held any role in any entity on the chart that stands before you? Withdrawn. Do you know if Mr. Patrick held any role with any entity prior to January 1st,	 11 Q. Did he – were you seeking his 12 approval when you made the recommendation to 13 him? 14 A. I – I don't know the roles he was 15 playing at the – at that moment, so I – I 16 don't know.
but I don't remember specifically. Q. Do you remember if Mr. Patrick held any role in any entity on the chart that stands before you? Withdrawn. Do you know if Mr. Patrick held any role with any entity prior to January 1st, 2021?	 11 Q. Did he – were you seeking his 12 approval when you made the recommendation to 13 him? 14 A. I – I don't know the roles he was 15 playing at the – at that moment, so I – I 16 don't know. 17 Q. At the time that you recommended
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2 any understanding as to who has the power to	2 considered appointing – withdrawn.
3 appoint the trustee of the DAF?	3 MR. MORRIS: Could we please put up
4 MR. TAYLOR: I'll instruct the	4 the next exhibit, Patrick File 6,
5 witness not to answer to the extent it	5 Document 1?
6 would require him to reveal privileged	6 (Exhibit 2 introduced.)
7 communications with counsel.	7 MR. SBAITI: John, is that document
8 MR. MORRIS: I'm not asking him for	
· ·	8 you put up a labeled exhibit for the, like
9 any communications, to be clear.	9 Exhibit 1 or something, the one you have up
10 MR. TAYLOR: Or anything he heard	10 right here.
11 from counsel.	11 MR. MORRIS: Yeah, that will be
12 (Audio distortion.)	marked as Exhibit 1, thank you.
13 MR. MORRIS: Please don't – Clay,	So, now we're going to put up
14 you're a very good lawyer, please don't	14 Exhibit 2.
15 coach the witness. He's a very	15 BY MR. MORRIS:
16 sophisticated witness.	16 Q. Do you see that that's the Amended
17 BY MR. MORRIS:	17 and Restated Limited Liability Company
18 Q. Do you have any understanding, as	18 Agreement of the Charitable DAF GP, LLC?
19 you sit here today, sir, as to who has the	19 A. Yes.
authority to appoint the trustee of the DAF?	20 Q. And do you see that it's dated
21 A. I know it's complicated. I know it	21 effective as of January 1st, 2012?
22 has to do with shares. I know it's – I know	22 A. Yes.
23 it's multiple levels, but I don't have specific	23 Q. So, that's approximately nine plus
24 knowledge.	24 years ago.
25 Q. Do you know if Mr. Patrick ever	25 Do I have that right?
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1 Dondero - 6-1-2021	1 Dondero - 6-1-2021
2 A. Yes.	2 A. I would not say he has expertise. I
3 Q. Okay.	3 wouldn't say he's an expert in it, but I – I'd
4 MR. MORRIS: Can we go to the last	4 say he's more sophisticated than the average
5 page, please?	5 layperson.
6 BY MR. MORRIS:	6 Q. Well, at the time that you
7 Q. Is that your signature on that page,	7
0.10	7 recommended him to Mr. Patrick, did you do so
8 sir?	8 because you thought he had valuable experience
9 A. Yes.	8 because you thought he had valuable experience9 and expertise in finance or investment?
9 A. Yes.10 Q. And do you understand that, pursuant	 8 because you thought he had valuable experience 9 and expertise in finance or investment? 10 MR. SBAITI: Objection, assumes
 9 A. Yes. 10 Q. And do you understand that, pursuant 11 to this agreement, Mr. Scott replaced you as 	 8 because you thought he had valuable experience 9 and expertise in finance or investment? 10 MR. SBAITI: Objection, assumes 11 facts not in evidence before the witness.
 9 A. Yes. 10 Q. And do you understand that, pursuant 11 to this agreement, Mr. Scott replaced you as 12 the managing member of the DAF GP, LLC? 	 8 because you thought he had valuable experience 9 and expertise in finance or investment? 10 MR. SBAITI: Objection, assumes 11 facts not in evidence before the witness. 12 BY MR. MORRIS:
 9 A. Yes. 10 Q. And do you understand that, pursuant 11 to this agreement, Mr. Scott replaced you as 12 the managing member of the DAF GP, LLC? 13 A. I – I don't have a recollection of 	 8 because you thought he had valuable experience 9 and expertise in finance or investment? 10 MR. SBAITI: Objection, assumes 11 facts not in evidence before the witness. 12 BY MR. MORRIS: 13 Q. That wasn't one of the reasons you
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2 You controlled Highland at the time,	2 Q. And you trusted him; is that right?
3 correct?	3 A. I – yes.
4 A. Yes.	4 Q. And you had a life-long relationship
5 Q. Did Mr. Scott have any experience or	5 with him; isn't that right? Isn't that one of
6 expertise running charitable organizations, to	6 the reasons why you recommended him for this
7 the best of your knowledge?	7 position?
8 A. No.	8 A. Yes.
9 Q. Had he ever, to the best of your	9 Q. Do you know whether Mr. Patrick –
10 knowledge, made any decisions concerning	10 withdrawn.
11 collateralized loan obligations?	11 Is Mr. – do you believe that
12 A. No.	12 Mr. Patrick is the person who appointed
13 Q. Can you tell me why you recommended	13 Mr. Scott as your successor as managing member
14 to Mr. Patrick that Mr. Scott serve as the	14 in 2012?
15 trustee of DAF?	15 MR. SBAITI: Objection, asked and
16 MR. TAYLOR: Objection, asked and	16 answered, calls for speculation; and object
17 answered.	17 to the extent it calls for a legal
18 A. I – I thought he would be a good	18 conclusion.
19 fit for the position.	19 A. I could – I could repeat the answer
20 BY MR. MORRIS:	20 again.
21 Q. Why?	21 I don't know the formal process, but
22 A. It required – I don't – in my	22 I do remember recommending to Mark Patrick that
23 mind – or I believed it would require a lawyer	23 Grant would be a good candidate. Now, how –
24 and someone with legal skills, and I thought he	24 what mechanism and how the process works and
25 would be good at the position.	25 who actually approved that, I – I don't know.
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2 BY MR. MORRIS:	2 Can you identify any person or
2 BY MR. MORRIS:3 Q. Did you recommend anybody else, or	2 Can you identify any person or3 entity who was involved in the appointment of
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	role is now, but I – I thought I was informed	2	MR. TAYLOR: Objection, asked and	
	that that's – his role now has something to do	3	answered.	
	with directorship.	4	MR. SBAITI: Objection, calls for a	
	BY MR. MORRIS:	5	legal opinion.	
6	Q. Can we put the chart back up,	6	A. I don't know.	
	Exhibit 1, please?	-	BY MR. MORRIS:	
8	(Exhibit 1 on screen.)	8	Q. How about the Charitable DAF Fund,	
	BY MR. MORRIS:		L.P.; can you identify anybody in the world who	
10	Q. Do you know whether Mr. Scott held	10	was authorized to act on behalf of that entity	
11	any position at all with Charitable DAF HoldCo,	11	prior to March 1st, 2021?	
12	• •	12	MR. SBAITI: Objection, calls for a	
13	A. I don't know.	13	legal opinion.	
14	Q. Can you identify any person who's	14	A. I mean, other than Grant Scott, the	
15		15	org chart seems to roll up back up to him.	
16		16	BY MR. MORRIS:	
17	·	17	Q. Okay. So, you're willing to say	
18	MR. SBAITI: Objection, assumes	18	that Grant Scott acted on behalf of that	
19	facts not in evidence.	19	entity?	
20	A. I don't know.	20	•	
21	BY MR. MORRIS:	21	Do I have that right? MR. TAYLOR: That's not –	
22		22	mischaracterizes his statements. He's	
	Q. You can't name anybody in the world			
23	who was authorized on behalf of – who was	23	giving you his general –	
24	authorized to act on behalf of the Charitable	24	MR. MORRIS: Just object to the form	
25	DAF HoldCo, Ltd., prior to March 1st, 2021?	25	of the question. Please, no speaking	
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2	objections. It's very simple.		to act on behalf of CLO HoldCo, Ltd., prior to	
3	MR. TAYLOR: So, John, I'm going to	3	March 1st, 2021; is that right?	
4	make my record. If you don't like it, then		MR. TAYLOR: Objection, calls for a	
5	· · · · · · · · · · · · · · · · · · ·	1 /1		
J	hring it un with the Judge	4		
6	bring it up with the Judge.	5	legal conclusion.	
	BY MR. MORRIS:	5 6	legal conclusion. MR. MORRIS: I'm not asking for a	
7	BY MR. MORRIS: Q. Mr. Dondero, do you understand that	5 6 7	legal conclusion. MR. MORRIS: I'm not asking for a legal conclusion. I'm asking for	
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1	Page 312 Dondero - 6-1-2021	1	Dondero - 6-1-2021	Page 313
2	or ownership, at least, or maybe control or	2	achieve adequate returns on the portfolio to	
	agreement.	3	support the charitable giving of the DAF.	
4	Now, what other people or boards or	4	Q. Did Mr. Scott lack the capability to	
	trustees or – or entity he had to go through,	5	provide portfolio management services to the	
	whether US Cayman Guernsey, et cetera, to get	6	Charitable DAF Fund, L.P., to the best of your	
		l _	•	
	things done and where the assets were held, I	7	knowledge?	
	do not have specific knowledge and I don't know	8	A. I would not say that.	
	the names of the people or the entities that	9	Q. So why – why did – withdrawn.	
	were on those boards or – supervisory or	10	Was the did you participate in	
	holders of shares, or whatever. I wasn't	11	the negotiation – withdrawn.	
	specifically involved in the operation of this	12	Can we please put up the next	
	structure.	13	exhibit? We'll call it Exhibit 3.	
14	Q. Did the Charitable DAF Fund, L.P.,	14	(Exhibit 3 introduced.)	
	and Highland Capital Management, L.P., enter	15	BY MR. MORRIS:	
	into an Amended and Restated Investment	16	Q. Do you see this is an Amended and	
	Advisory Agreement, to the best of your	17	Restated Investment Advisory Agreement between	
	knowledge?	18	the Charitable DAF Fund, L.P.; the Charitable	
19	A. There was an Investment Advisory	19	DAF, GP, LLC; and Highland Capital Management,	
	Agreement, as far as I knew.	20	L.P.?	
21	Q. And what is your understanding of	21	A. Yes.	
	the purpose of the Investment Advisory	22	Q. Is this the agreement you were just	
23	Agreement?	23	referring to?	
24	A. Excuse me.	24	A. Unless there was another amended	
25	To provide portfolio management to	25	one. I believe there was always one best	
_	Page 314		D. J. 0.4.0004	Page 315
1	Dondero - 6-1-2021	1	Dondero - 6-1-2021	
	practice is to have an investment advisory	2	Services Agreement. I don't know which DAF	
	group.	3	entities entered it.	
4	Q. And do you know who prepared this	4	Q. Before we get to that, pursuant to	
	document?	5	the Investment and Advisory Agreement, did	
6	A. No.	6	Highland Capital Management, L.P., manage the	
7	Q. Do you know if it was the subject of	-	assets of the DAF and CLO HoldCo?	
	any negotiation?	8	MR. TAYLOR: Objection, vague.	
9	A. I don't know.	9	A. Can you repeat the question again?	
10	Q. Do you know if the Charitable DAF	10	BY MR. MORRIS:	
	Fund, L.P., or the Charitable DAF GP, LLC, had	11	Q. Sure. Is it your understanding that	
	independent counsel in connection with the	12	pursuant to this agreement, HCMLP managed the	
	negotiation and execution of this Amended and	13	assets of the DAF and CLO HoldCo?	
	Restated Investment Advisory Agreement?	14	A. This agreement discusses the DAF,	
15	A. I don't know.	15	right?	
16	Q. Do you know if the Charitable DAF	16	This disagreement doesn't discuss	
	Fund, L.P., or the Charitable DAF GP, LLC, ever	17	CLO HoldCo, right?	
	hired independent counsel prior to the	18	Q. Do you know whether HCMLP ever had	
19	commencement of Highland's bankruptcy in	19	any agreement of any kind with CLO HoldCo	
20	October 2019?	20	pursuant to which it managed CLO HoldCo's	
21	A. I don't know.	21	assets?	
22	Q. Did those entities also enter into a	22	A. I don't know for certain.	
23	Shared Services Agreement with Highland Capital	23	Q. Do you have any understanding at all	
24	Management?	24	as to whether such an agreement existed?	
25	A. I believe there was a Shared	25	A. I – I don't know for certain. I'm	

		_	01/09/24 Page 128 of 200 PageID 57056
1	Page 316 Dondero - 6-1-2021	1	Page 31 Dondero - 6-1-2021
2	willing to be refreshed.	2	Q. Okay. While Mr. Scott served – I
3	Q. Do you know who provides –	3	think you said as the trustee of the DAF, can
4	withdrawn.	4	you identify any investment decision that HCMLP
5	Do you know whether anybody provides	5	had recommended that Mr. Scott rejected?
6	independent — withdrawn.	6	A. No.
7	Do you know whether anybody has an	7	Q. Can you think of any investment that
8	agreement with the Charitable DAF Fund, L.P.,	8	Mr. Scott made on behalf of the DAF that didn't
9	or the Charitable DAF GP, LLC, today similar to	9	originate with HCMLP?
10	the type that had been previously entered into	10	A. He wasn't the investment advisor,
11	with HCMLP?	11	but, no, I don't – I don't recall.
12	MR. TAYLOR: Objection, vague.	12	Q. Let's just speed this up a bit.
13	A. I believe Skygate has a similar	13	Do you recall that in October 2019,
14	similar agreements in place.	14	the debtor filed for bankruptcy?
15	BY MR. MORRIS:	15	A. Yes.
16	Q. Is it your understanding that	16	Q. And do you recall that after the
17	Skygate effectively replaced HCMLP as the	17	debtor filed for bankruptcy, CLO HoldCo, Ltd.,
18	investment advisor to the DAF?	18	retained John Kane to act as counsel on its
19	A. Let me clarify that for a second.	19	behalf?
20	I believe Skygate has the Shared	20	A. I – I know he was retained. I
21	Services Agreement. I don't know whether it's	21	don't know which entities in particular.
22	Skygate or NexPoint has the Investment Advisory	22	Q. Do you have any understanding as to
23	Agreement or if it was another entity. I	23	who Mr. Kane represented?
24	don't - I don't know. I - I don't know the	24	A. My understanding was that he
25	specifics.	25	represented the DAF. Now, whether it included
_	Page 318		Page 31
1	Dondero - 6-1-2021	1	Dondero - 6-1-2021
2	all entities, CLO HoldCo, the offshore	2	besides the HCMLP lawyers and the NexPoint
2		_	besides the HOMEL lawyers and the Next Offic
3	entities, which entities, I – I don't know.	3	lawyers?
4	entities, which entities, I – I don't know. Q. Do you know if – do you know how	١.	
Ι.		3	lawyers?
4	Q. Do you know if – do you know how	3 4	lawyers? A. I mean – yes. I mean, sometimes we
4 5	Q. Do you know if – do you know how Mr. Kane came to be retained by the DAF?	3 4 5 6	lawyers? A. I mean – yes. I mean, sometimes we get recommendations from outside counsel
4 5	 Q. Do you know if – do you know how Mr. Kane came to be retained by the DAF? MR. SBAITI: Objection to the extent it calls for the DAF's confidential privileged information (inaudible.) 	3 4 5 6	lawyers? A. I mean – yes. I mean, sometimes we get recommendations from outside counsel regarding other outside counsel. The
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1	Page 320 Dondero - 6-1-2021	1	Dondero - 6-1-2021	Page 321
2	A. I – I know there was ultimately a		so?	
3	settlement agreement. I don't know how that	3	MR. TAYLOR: Objection to the extent	
4	manifested itself.	4	it calls for him to invade the	
5	Q. Okay. So, just to be clear, you	5	attomey-client privilege.	
6	don't have any memory of CLO HoldCo –	6	A. I don't – I don't have knowledge of	
7	withdrawn.	7	what you just said. I – my recollection is	
8	Do you have a memory of CLO HoldCo	8	there was a legitimate overbilling that	
9	filing its original proof of claim in the	9	Highland did to multiple parties who have	
9 10	amount of approximately \$11 million?	10	pursued multiple – those multiple claims	
11	A. I – I don't recall the amount. I			
		11	against the estate, but I don't have I don't	
12	,	12	have specific knowledge of why the 11 was	
13	Highland and there was a claim. Whether it was	13	reduced to zero, but – BY MR. MORRIS:	
14 15		14		
15 16	know how that manifested itself in the	15	Q. Did you ever discuss with Mr. Scott	
16 17	bankruptcy. It's – yeah.	16	his decision to reduce the claim to zero?	
17 10	Q. Okay. And regardless of the form of	17	A. Not not before he did it.	
18 10	the claim, do you remember that there came a	18	Q. At any time, did you ever discuss	
19	point in time when Mr. Scott amended the claim	19	with Mr. Scott his decision to reduce the claim	
20	to reduce the value to zero?	20	to zero?	
21	A. I – I heard a hundred thousand	21	A. I believe afterwards.	
22	dollars, but it's essentially zero, I guess.	22	Q. And what do you recall about your	
23	Q. And did you know that Mr. Scott was	23	discussions with Mr. Scott afterwards?	
24	going to amend the proof of claim in that	24	A. That he had given up bona fide	
25	manner prior to the time that he actually did	25	claims against the debtor, and I didn't	
_	Page 322		Develope C 4 2024	Page 323
1	Dondero - 6-1-2021	1	Dondero - 6-1-2021	
2	understand why.	2	MR. TAYLOR: Objection, vague.	
3	Q. Did he explain to you why he thought	3	A. No, but I'm willing – I'm willing	
4	he was not giving up bona fide claims –	4	to be refreshed or answer more questions, but	
5	withdrawn.	5	those are the only things that come to mind.	
6	What did he say in response?	6	BY MR. MORRIS:	
7	MR. SBAITI: Objection, calls	7	Q. Okay. So, I think what you've told	
8	for legal –	١ ـ	me-and I just want to make sure that I have	
9	(Audio distortion.)	9	this right—that after the amendment was filed,	
10	BY MR. MORRIS:	10	you had several conversations with Mr. Scott in	
11	Q. If anything?	11	which you told him that you believed he had	
12	A. I don't remember him having an	12	given up bona fide claims against the debtor,	
13	explanation.	13	but that you don't recall what, if anything, he	
14	Q. Was anybody else did anybody else	14	said in response.	
15	participate in this discussion?	15	Have I missed anything?	
16	A. No.	16	A. You used "several." It's – I said	
17	Q. Did this discussion occur in a	17	"a couple."	
18	singular phone call, or was it in multiple –	18	Q. Okay.	
19	during multiple conversations?	19	A. But otherwise, that's that's my	
20	A. A couple, one or two.	20	testimony.	
21	Q. Do you remember anything about your	21	Q. Do you recall that sometime after	
22	discussions with Mr. Scott concerning his	22	that, CLO HoldCo had filed an objection to the	
23	decision to amend CLO HoldCo's proof of claim	23	proposed HarbourVest Settlement?	
24	by reducing it to zero, other than what you've	24	A. Yes.	
	testified to so far?	25	And did consequently because the st	
25	testilled to so fai?	25	 Q. And did you subsequently learn that 	

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1 Dondero - 6-1-2021	1 Dondero - 6-1-2021
2 CLO HoldCo withdrew its objection to the	2 A. The night before, Counsel had
3 HarbourVest Settlement?	3 confirmed with other counsel.
4 A. Yes.	4 MR. TAYLOR: Instruct the witness
5 Q. Do you recall if you learned that	5 not to reveal any privileged information.
6 before or after CLO HoldCo withdrew its	6 THE WITNESS: Okay.
7 objection – withdrawn.	7 BY MR. MORRIS:
8 That wasn't a good question.	8 Q. Mr. Dondero, you and I have done
9 Did you know, prior to the time that	9 this many, many times. I hope that you
10 CLO HoldCo announced that it was withdrawing	10 understand that I'm never, ever asking or
11 its objection, that it intended to do so; or	11 hoping that you'll mistakenly divulge
12 did you learn about that after – you know, as	12 attorney-client communications.
13 the announcement was being made?	13 A. Yeah. Let me rephrase.
MR. SBAITI: Objection, compound.	14 Q. Yeah. So, having said that, you
15 MR. TAYLOR: Objection, compound.	15 said that you believed it was inappropriate;
16 BY MR. MORRIS:	16 and the question is really simple: Why did you
17 Q. You can answer.	17 believe it was inappropriate?
18 A. I learned about it at the hearing.	18 A. There was legal basis or legal
19 BY MR. MORRIS:	19 interpretation, I believed, in the governing
20 Q. Were you surprised?	20 partnership agreement justifying the objection;
21 A. Yes.	21 and I also believed there were duties under the
22 Q. And why were you surprised?	22 Advisors Act to – for the DAF to continue with
23 A. It was inappropriate.	23 its – or to argue its objections.
Q. Why did you believe it was	Q. And after you learned that Mr. Scott
25 inappropriate?	25 instructed his attorneys to withdraw CLO
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4 Develope 0.4.0004	
1 Dondero - 6-1-2021	1 Dondero - 6-1-2021
2 HoldCo's objection to the HarbourVest	1 Dondero - 6-1-2021 2 Q. Do you know how long after the
2 HoldCo's objection to the HarbourVest3 Settlement, did you have a conversation with	 Dondero - 6-1-2021 Q. Do you know how long after the conclusion of the hearing the conversation took
 2 HoldCo's objection to the HarbourVest 3 Settlement, did you have a conversation with 4 Mr. Scott about his decision? 	 Dondero - 6-1-2021 Q. Do you know how long after the conclusion of the hearing the conversation took place? Was it the same day? Was it
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 2 HoldCo's objection to the HarbourVest 3 Settlement, did you have a conversation with 4 Mr. Scott about his decision? 5 MR. TAYLOR: Objection, assumes 6 facts not in evidence. 7 A. Yeah, I don't agree with the first 	Dondero - 6-1-2021 Q. Do you know how long after the conclusion of the hearing the conversation took place? Was it the same day? Was it afterwards? A. I believe it was the same day or shortly thereafter.
 2 HoldCo's objection to the HarbourVest 3 Settlement, did you have a conversation with 4 Mr. Scott about his decision? 5 MR. TAYLOR: Objection, assumes 6 facts not in evidence. 7 A. Yeah, I don't agree with the first 8 part of that question, so I need you to 	1 Dondero - 6-1-2021 2 Q. Do you know how long after the 3 conclusion of the hearing the conversation took 4 place? Was it the same day? Was it 5 afterwards? 6 A. I believe it was the same day or 7 shortly thereafter. 8 Q. And what do you recall – please
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Page 328 1 Dondero - 6-1-2021	Page 329 1 Dondero - 6-1-2021
Dondero - 6-1-2021 the objection?	1 Dondero - 6-1-2021 2 HarbourVest Settlement?
3 MR. TAYLOR: Objection, calls for	3 A. I don't believe he operated in the
4 hearsay.	4 best interest of the DAF or CLO HoldCo by
5 MR. SBAITI: Calls for hearsay.	5 withdrawing the claims or withdrawing the
6 BY MR. MORRIS:	6 objectives – objections.
7 Q. You can answer.	7 Q. Did you – did the subject of the
8 A. That he had done it based on advice	8 Advisors Act come up during this conversation?
9 of counsel.	9 A. I don't – I don't remember if it
10 Q. Did you have any reason to doubt	10 specifically came up.
11 that?	11 Q. Do you recall if the subject of
12 A. It – it didn't – it didn't make	12 "fiduciary duties" came up in this
13 sense that counsel would change their opinion	13 conversation?
14 between the night before and the moming of the	14 A. Not using those words, but reminding
15 hearing, but I guess that – that is a reason	15 him he needed to do what was in the best
16 to doubt it.	16 interest of the DAF was definitely part of the
17 Q. Do you think – do you think	17 conversation.
18 Mr. Scott acted in good faith when he made the	18 Q. Earlier you said – and I – if I
19 decision to withdraw CLO HoldCo's objection to	19 miss – if I don't get this right, please feel
20 the HarbourVest Settlement?	20 free to correct me; but I believe you said that
21 A. Can you ask that question – ask	21 it was inappropriate for the DAF to change
22 that question again, please?	22 direction without informing anybody else.
23 Q. Sure. Do you believe that Mr. Scott	23 Do I have that right?
24 acted in good faith when he made the decision	24 A. Yes.
25 to withdraw the CLO HoldCo objection to the	25 Q. And who do you believe Mr. Scott
23 to withdraw the GLO Hold GO objection to the	2.5 Q. And who do you believe Wil. Scott
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	Page 331
1 Dondero - 6-1-2021	1 Dondero - 6-1-2021
Dondero - 6-1-2021 needed to inform of his decision?	1 Dondero - 6-1-2021 2 above-average returns on a daily basis for the
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interest in any of the DAF entities?	2 CLO HoldCo, Ltd.?
A. It does not or they do not.	3 A. I'm aware there was a settlement
Q. Do you know if either of the Get	4 that resolved most of his – the – most of the
Good or Dugaboy trusts have an interest in the	5 issues with the debtor.
CLO HoldCo, Ltd., entity?	6 Q. Okay. And do you recall how you
A. They – they do not. They do not.	7 learned about that settlement?
Q. Do you recall that a short while	8 MR. TAYLOR: Objection to the extent
later or – or maybe even within the same	9 it invades any attorney-client privilege.
month, the debtor commenced a lawsuit against	10 A. I learned about it after it was
the entities that we've referred to previously	11 done.
as the Advisors, the Funds, and CLO HoldCo,	12 BY MR. MORRIS:
Ltd.?	13 Q. Okay. And do you have an
A. Which litigation is that?	14 understanding of the basic terms of the
Q. That was the one where the debtor is	15 settlement?
seeking injunctive relief; and there was a	16 A. I think that was the hundred
hearing in late January on the debtor's motion	17 thousand I spoke of earlier that the – as the
for preliminary injunction against the Funds,	18 11 or \$12 million of overbilling that every
the Advisors, and CLO HoldCo?	19 other entity has pursued, you know, for – the
A. There's there's which	20 overbilling was traded for a hundred thousand
specifically?	21 dollars, and the — I think Grant agreed to not
Q. Do you remember that there came a	22 pursue some historic actions and not pursue
point in time when – when Mr. Scott, on behalf	23 replacement of HCMLP as manager, regardless of
of CLO HoldCo, reached a settlement with the	24 whether it was in the best interest of the DAF
debtor that resolved the debtor's claim against	25 or not.
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Dondero - 6-1-2021	1 Dondero - 6-1-2021
Q. And did you ever have a conversation	2 articulated, that – that the compromise or the
with Mr. Scott about his decision to enter into	3 settlement wasn't in the best interest of the
that settlement on behalf of CLO HoldCo, Ltd.?	4 DAF, it wasn't in the best interest of the
A. Yes.	5 investments in the DAF.
Q. And did that – did the	6 Q. Do you recall how long the
communications take place in one conversation,	
more than one conversation, or in some other	7 conversation lasted?
form?	
ionn.	7 conversation lasted?
A. It was a couple times.	7 conversation lasted? 8 A. No. It wasn't that long.
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A. It was a couple times.	 7 conversation lasted? 8 A. No. It wasn't that long. 9 Q. Do you recall that shortly after 10 Mr. Scott reached the settlement on behalf of
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1 Dondero - 6-1-2021	1 Dondero - 6-1-2021
2 BY MR. MORRIS:	2 withdraw without telling anybody, to reach
3 Q. So, I'll represent to you,	3 settlements without telling anybody that had a
4 Mr. Dondero, that the hearing at which the CLO	4 material negative impact on the DAF was
5 HoldCo, Ltd., settlement was presented took	5 inappropriate. And I believe the purpose of
6 place on January 26th. And so, this is the	6 this call was his representation that John Kane
7 following Sunday.	7 had, in fact, told everybody, so but when I
8 And do you see there's a list of	8 spoke with everybody else, everybody said he
9 people who were going to participate in a	9 hadn't talked to them, and so to figure out –
10 conference call on Sunday, January 31st?	10 to try and figure out what the truth was, we
11 A. Yes.	11 had a conference call with everybody.
12 Q. And you and Mr. Scott are among	12 Q. Did you figure out what the truth
13 those people?	13 was during that conference call?
14 A. Yes.	14 MR. TAYLOR: Objection. I'm going
15 Q. Do you recall if this phone call	15 to have to instruct the client not to
16 took place?	16 answer. This was a conversation with
17 A. Yes.	17 attorneys that were acting in concert under
18 Q. Do you recall the purpose of the	18 joint-defense agreement, or at least had a
19 phone call?	19 common interest in litigation at that point
20 A. Yes. It didn't have anything to do	20 in time.
21 with his resignation, this phone call.	21 MR. MORRIS: I think it's a little
22 Q. So, what was the purpose of this	22 late for that.
23 call?	23 BY MR. MORRIS:
24 A. Earlier, I stated that to make – to	24 Q. And there's no lawyer for you on
25 pivot the plans or what he was – or to	25 this call, at least that's identified on this
B	
	Page 330
Page 338 1 Dondero - 6-1-2021	Page 339 1 Dondero - 6-1-2021
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<i>-</i>	01/09/24 Page 134 of 200 PageID 5/062
1	Page 34
	Dondero - 6-1-2021
	decided to give notice of his intent to resign?
	MR. TAYLOR: Objection, calls for
	hearsay.
	A. He told me he was suffering from
	health and anxiety issues regarding the
	confrontation and the challenges of
	administering the DAF, given the bankruptcy.
	BY MR. MORRIS:
	Q. I'm sorry, did you use the word
	"confrontation"?
	A. Yes.
	Q. Do you have an understanding as to
	what confrontation he was referring to?
	MR. TAYLOR: Objection, calls for
	speculation.
	A. I believe it was the interaction,
	challenges of dealing with your firm.
	BY MR. MORRIS:
	Q. Did you have any advanced notice
	that Mr. Scott would be sending this email to
22	you?
23	A. Not exactly. But a couple days
	beforehand, he did propose it, that he was
25	considering resigning.
	Page 34
1	Dondero - 6-1-2021
_	
	agreement today that relates to the
3	indemnification and release provisions cited in
3 i 4 i	indemnification and release provisions cited in Mr. Scott's email?
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	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24

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Page 344		Page 3
1 Dondero - 6-1-2021	1	Dondero - 6-1-2021
2 I spoke to anybody else about it.		were considering suing him?
3 Q. I'm just asking if you ever – if	3	A. I remember telling him he needed to
4 you or anybody on your behalf ever told that to	4	do what was in the best interest of the funds.
5 Mr. Scott or anybody acting on Mr. Scott's	5	That's – that's as far as I remember.
6 behalf, like Mr. Kane.	6	Q. Did you ever tell Mr. Scott that you
7 MR. SBAITI: Objection, compound.	7	believed that the fund had claims against him?
8 A. I – I believe I testified already	8	A. I believe anytime you're a trustee
9 that I told him he didn't do what was in the	9	and you don't do what's in the best interest of
10 best interest of the fund.	10	the funds, you leave yourself open for that,
11 BY MR. MORRIS:	11	potentially.
12 Q. And did you ever tell him, in sum or	12	Q. I appreciate that that's your
13 substance, that you believed he had breached	13	perspective, but I'm asking you whether you
14 his fiduciary duties to anybody in the world by	14	ever told Mr. Scott that you believed that the
15 not acting in the best interest of the fund?	15	fund could assert claims against him.
16 MR. SBAITI: Objection, vague.	16	A. I don't recall that.
17 A. I don't recall if I had those	17	Q. Do you recall if you ever told
18 discussions with somebody else. I mean – no,	18	Mr. Scott that you believed the fund should
19 that's – I don't – I don't recall if I've had	19	assert claims against him?
20 those conversations with anybody else.	20	A. No, I don't recall that.
21 BY MR. MORRIS:	21	Q. Okay. Did you ever tell Mr. Scott
22 Q. Did you ever threaten to sue	22	that you believed anybody in the world had
23 Mr. Scott?	23	potential causes of action against him for
24 A. Did I – no.	24	actions or inactions taken on behalf of the DAF
25 Q. Did you ever tell Mr. Scott that you	25	or CLO HoldCo?
25 Q. Dia you ever teli ivii. Sooit triat you	23	or ded holded:
Page 346 1 Dondero - 6-1-2021	1	Page 3 Dondero - 6-1-2021
2 MR. SBAITI: Objection, vague.	2	MR. MORRIS: Yes, Clay, we're going
	3	to – ultimately, this will be marked as
	4	Exhibit 5. MR. TAYLOR: Thank you.
5 Q. What did you do after you received		IVIR LATI UR THANK VOLL
	5	•
6 this email?	6	MR. MORRIS: Yeah.
6 this email? 7 Withdrawn.	6 7	MR. MORRIS: Yeah. BY MR. MORRIS:
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1	Page 348 Dondero - 6-1-2021	1	Dondero - 6-1-2021	Page 349
2	Mr. Dondero's response?		you – you didn't mean liquidation of the	
3	(Scrolling.)	3	assets.	
4	BY MR. MORRIS:	4	Q. Okay. That's what I'm getting to.	
5	Q. You can see	5	MR. MORRIS: So can we scroll up to	
6	MR. MORRIS: That's perfect right	6	Mr. Scott's response?	
7	there.	7	(Scrolling.)	
	BY MR. MORRIS:	8	BY MR. MORRIS:	
9	Q. You can see in the first sentence of	9	Q. And Mr. Scott tried to clarify why	
10	Mr. Scott's email there's a reference to	10	he – he used the word "divest." Do you see	
11	resigning and divesting. Do you see that? I'm	11	that?	
12		12	A. Yes.	
13	A. Yes.	13	Q. Okay.	
14	Q. And you responded, and you requested	14	MR. MORRIS: And then if we can	
15	clarification that – the next moming; is that	15	scroll up to your response.	
16	fair?	16	(Scrolling.)	
17	That's the first question.	17	BY MR. MORRIS:	
18	A. Yes.	18	Q. Do you see your response says: What	
19	Q. And then you tried to explain to	19	does that mean? Quote, you need to tell me	
20	Mr. Scott what your view was of the phrase	20	ASAP that you have no intent to divest assets.	
21	"divestment" or "divest."	21	Do you see that?	
22	Do I have that right?	22	A. Yes.	
23	-	23		
	A. Yes. Divest has a different meaning	24	Q. Why did you write that?	
24	in investments than it does, I guess, in legal		A. It was unpredictable – some of his	
25	structuring; and I just wanted to make sure	25	behavior was unpredictable at this point. I	
1	Page 350 Dondero - 6-1-2021	1	Dondero - 6-1-2021	Page 351
		2		
	just wanted to make sure he wasn't liquidating		Q. Is the last time you spoke to him at	
3	or intending to liquidate the portfolio. Q. What interest did you have in making	3	around the time that he gave notice of his intent to resign?	
	· · · · · · · · · · · · · · · · · · ·			
		4	-	
U	sure that Mr. Scott didn't liquidate the	5	A. No. It was about a month after	
7	portfolio?	5 6	A. No. It was about a month after that.	
7	portfolio? A. It could materially damage the value	5 6 7	A. No. It was about a month after that. Q. Mr. Patrick replaced Mr. Scott as	
8	portfolio? A. It could materially damage the value of the DAF and its ability to continue its	5 6 7 8	A. No. It was about a month after that. Q. Mr. Patrick replaced Mr. Scott as the managing member of the DAF GP and as the	
8 9	portfolio? A. It could materially damage the value of the DAF and its ability to continue its mission as a charitable entity.	5 6 7 8 9	A. No. It was about a month after that. Q. Mr. Patrick replaced Mr. Scott as the managing member of the DAF GP and as the director of the affiliated DAF entities and CLO	
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1	Page 352 Dondero - 6-1-2021	1	Page 3 Dondero - 6-1-2021
2	MR. TAYLOR: Objection, relevance.	2	or transfer of shares of voting-again, I don't
3	A. No.	3	know how it works specifically-and Grant
4	BY MR. MORRIS:	4	signed it, and Mark Patrick became the trustee.
5	Q. Do you know who – who gave	5	BY MR. MORRIS:
6	Mr. Patrick withdrawn.	6	Q. So, it's your testimony that, prior
7	Do you know anything about the	7	to the time they signed the documentation
8	circumstances by which Mr. Patrick replaced	8	pursuant to which Patrick replaced Scott, you
9	Mr. Scott?	9	had no knowledge that there were discussions
10	A. I – only from conversations with	10	underway pursuant to which that would occur?
11	Mark Patrick after the fact.	11	A. Correct.
12	Q. What did Mr. Patrick tell you?	12	Q. You mentioned that Mr. Patrick told
13	MR. TAYLOR: Objection, hearsay.	13	you that they had trouble getting D&O
14	A. He had struggled to – he had	14	insurance.
15	struggled to find other candidates or entities.	15	Do I have that right?
16	He had struggled with D&O insurance around some	16	A. That was – yeah, that was one of
17		17	the factors with a couple of the candidates.
18	And one day, when he was talking to	18	Q. And did he tell you who those
19	Grant Scott, they came to some – I don't know	19	candidates were?
20	who said what to who, but that why doesn't	20	MR. TAYLOR: Objection, hearsay.
21	Mark Patrick do it and he has knowledge of the	21	A. He did at the time. I can't
22	structure, he enjoys the charitable giving	22	remember who they were. One was - one was a
23	part.	23	former Dean Foods executive, I believe; and the
24	And unbeknownst to me, they agreed,	24	other was an offshore sole practitioner.
25	and he sent over the appropriate documentation	25	BY MR. MORRIS:
	Page 354		Page 3
1	Dondero - 6-1-2021	1	Dondero - 6-1-2021
2	Q. Did he tell you what the	_	BY MR. MORRIS:
		2	DT IVIR. IVIORRIS.
3	difficulties were in obtaining D&O insurance?	3	Q. Okay. Was Mr. Patrick ever employed
3 4	difficulties were in obtaining D&O insurance? A. No.		
3 4 5	difficulties were in obtaining D&O insurance?	3	Q. Okay. Was Mr. Patrick ever employed
	difficulties were in obtaining D&O insurance? A. No.	3 4 5 6	Q. Okay. Was Mr. Patrick ever employedby HCMLP?A. Yes.Q. Do you know what period of time he
5	difficulties were in obtaining D&O insurance? A. No. Q. Did you ask? A. No. Q. Do you know where Mr. Patrick got	3 4 5 6	Q. Okay. Was Mr. Patrick ever employedby HCMLP?A. Yes.Q. Do you know what period of time hewas employed by HCMLP?
5	difficulties were in obtaining D&O insurance? A. No. Q. Did you ask? A. No.	3 4 5 6	 Q. Okay. Was Mr. Patrick ever employed by HCMLP? A. Yes. Q. Do you know what period of time he was employed by HCMLP? A. He's been there for quite a while.
5 6 7	difficulties were in obtaining D&O insurance? A. No. Q. Did you ask? A. No. Q. Do you know where Mr. Patrick got the authority to – withdrawn. Do you know who determined to	3 4 5 6 7	 Q. Okay. Was Mr. Patrick ever employed by HCMLP? A. Yes. Q. Do you know what period of time he was employed by HCMLP? A. He's been there for quite a while. I mean, he was there for quite a while.
5 6 7 8 9	difficulties were in obtaining D&O insurance? A. No. Q. Did you ask? A. No. Q. Do you know where Mr. Patrick got the authority to – withdrawn. Do you know who determined to replace Mr. Scott with Mr. Patrick?	3 4 5 6 7 8	Q. Okay. Was Mr. Patrick ever employed by HCMLP? A. Yes. Q. Do you know what period of time he was employed by HCMLP? A. He's been there for quite a while. I mean, he was there for quite a while. I believe over a decade.
5 6 7 8 9 10	difficulties were in obtaining D&O insurance? A. No. Q. Did you ask? A. No. Q. Do you know where Mr. Patrick got the authority to — withdrawn. Do you know who determined to replace Mr. Scott with Mr. Patrick? MR. TAYLOR: Objection to the extent	3 4 5 6 7 8 9	Q. Okay. Was Mr. Patrick ever employed by HCMLP? A. Yes. Q. Do you know what period of time he was employed by HCMLP? A. He's been there for quite a while. I mean, he was there for quite a while. I believe over a decade. Q. And what positions did he hold, if
5 6 7 8 9 10	difficulties were in obtaining D&O insurance? A. No. Q. Did you ask? A. No. Q. Do you know where Mr. Patrick got the authority to – withdrawn. Do you know who determined to replace Mr. Scott with Mr. Patrick? MR. TAYLOR: Objection to the extent it calls for a legal conclusion.	3 4 5 6 7 8 9	Q. Okay. Was Mr. Patrick ever employed by HCMLP? A. Yes. Q. Do you know what period of time he was employed by HCMLP? A. He's been there for quite a while. I mean, he was there for quite a while. I believe over a decade. Q. And what positions did he hold, if you recall?
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5 6 7 8 9 10 11 12 13 14 15 16 17 18 20	difficulties were in obtaining D&O insurance? A. No. Q. Did you ask? A. No. Q. Do you know where Mr. Patrick got the authority to – withdrawn. Do you know who determined to replace Mr. Scott with Mr. Patrick? MR. TAYLOR: Objection to the extent it calls for a legal conclusion. A. As I testified, I believe it was the two of them together. BY MR. MORRIS: Q. And do you have any understanding as to what authority they had to designate Mr. Scott's successor? MR. TAYLOR: Objection, calls for a	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. Okay. Was Mr. Patrick ever employed by HCMLP? A. Yes. Q. Do you know what period of time he was employed by HCMLP? A. He's been there for quite a while. I mean, he was there for quite a while. I believe over a decade. Q. And what positions did he hold, if you recall? A. He headed up our tax department. I don't remember him having any position other than that or before that. Q. Is he a lawyer, to the best of your knowledge? A. He's – he's a tax lawyer, yeah. Q. And do you know if he's employed
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١,	Page 356			age 357
1	Dondero - 6-1-2021	1	Dondero - 6-1-2021	
2	A. At SkyBridge.	2	MR. SBAITI: Objection	
3	Q. Do you know where SkyBridge's	3	MR. TAYLOR: Objection, vague.	
	offices are located?	4	A. Yeah, not that I know of, but I'm	
5	A. Yes.	١.	not sure what you're asking.	
6	Q. Where are they located?	6	BY MR. MORRIS:	
7	A. On McKinney Avenue. I believe it's	7	Q. All right. Do you have any written	
	2515.		oral agreements of any kind with Mr. Patrick	
9	Q. Is that the same suite of offices	9	pertaining to his role as an authorized	
10	where your office is located?	10	representative of any of the DAF entities or	
11	MR. SBAITI: Objection, vague.	11	CLO HoldCo, Ltd.?	
12	A. It's not the same floor. We we	12	MR. TAYLOR: Objection, vague.	
13	left, as you know, the Highland offices	13	A. I do not, no.	
14	,	14	BY MR. MORRIS:	
15	office locations, they're located there, but I	15	Q. Do you know if Mr. Patrick has any	
16	expect they will be relocating in the	16	agreement with any of the DAF entities or CLO	
17	not-too-distant future.	17	HoldCo, Ltd., other than those set forth in the	
18	BY MR. MORRIS:	18	limited partnership agreement and the Amended	
19	Q. Did you have any discussions with	19	and Restated Limited Liability Company	
20	Mr. Patrick concerning the positions he was	20	Agreement for the general partnership?	
21	inheriting from Mr. Scott before he agreed to	21	A. I don't know of any.	
22	accept them?	22	Q. Okay. So, there was almost a	
23	A. No.	23	two-year period between the date that Mr. Scott	
24	Q. Do you have any written or oral	24	sent his notice to you of his intent to resign	
25	agreements with Mr. Patrick of any kind?	25	and Mr. Patrick's replacement of Mr. Scott at	
	Page 358			age 359
1	Dondero - 6-1-2021	1	Dondero - 6-1-2021	
	the end of March. Do I have that right?		January 31st and the time that Mr. Patrick	
3	MR. TAYLOR: Objection. I think you	١.	formally replaced Mr. Scott as "the interim	
4	said two-year period.	4	period"? Is that okay?	
5	MR. MORRIS: If I did, let me	5	A. Sure.	
6	restate it.	١ ـ	0 01 0:1	
7	D. (14D-140DD)	6	Q. Okay. Did you ever learn at any	
	BY MR. MORRIS:	6 7	time during the interim period that Mr. Patrick	
8	Q. There was approximately a two-month	6 7 8	time during the interim period that Mr. Patrick was giving Mr. Scott instructions with respect	
8	Q. There was approximately a two-month period between the time that Mr. Scott sent his	6 7 8 9	time during the interim period that Mr. Patrick was giving Mr. Scott instructions with respect to the duties and responsibilities concerning	
8	Q. There was approximately a two-month period between the time that Mr. Scott sent his notice to you of his intention to resign and	6 7 8 9 10	time during the interim period that Mr. Patrick was giving Mr. Scott instructions with respect to the duties and responsibilities concerning the DAF and CLO HoldCo?	
8 9 10 11	Q. There was approximately a two-month period between the time that Mr. Scott sent his notice to you of his intention to resign and Mr. Patrick's replacement at the end of	6 7 8 9 10 11	time during the interim period that Mr. Patrick was giving Mr. Scott instructions with respect to the duties and responsibilities concerning the DAF and CLO HoldCo? MR. SBAITI: Objection, assumes	
8 9 10 11 12	Q. There was approximately a two-month period between the time that Mr. Scott sent his notice to you of his intention to resign and Mr. Patrick's replacement at the end of March 2021. Do I have that right?	6 7 8 9 10 11 12	time during the interim period that Mr. Patrick was giving Mr. Scott instructions with respect to the duties and responsibilities concerning the DAF and CLO HoldCo? MR. SBAITI: Objection, assumes facts not in evidence.	
8 9 10 11 12 13	Q. There was approximately a two-month period between the time that Mr. Scott sent his notice to you of his intention to resign and Mr. Patrick's replacement at the end of March 2021. Do I have that right? A. Yes.	6 7 8 9 10 11 12 13	time during the interim period that Mr. Patrick was giving Mr. Scott instructions with respect to the duties and responsibilities concerning the DAF and CLO HoldCo? MR. SBAITI: Objection, assumes facts not in evidence. A. Not that I recall.	
8 9 10 11 12 13 14	Q. There was approximately a two-month period between the time that Mr. Scott sent his notice to you of his intention to resign and Mr. Patrick's replacement at the end of March 2021. Do I have that right? A. Yes. Q. Okay. Are you aware that during	6 7 8 9 10 11 12 13 14	time during the interim period that Mr. Patrick was giving Mr. Scott instructions with respect to the duties and responsibilities concerning the DAF and CLO HoldCo? MR. SBAITI: Objection, assumes facts not in evidence. A. Not that I recall. BY MR. MORRIS:	
8 9 10 11 12 13	Q. There was approximately a two-month period between the time that Mr. Scott sent his notice to you of his intention to resign and Mr. Patrick's replacement at the end of March 2021. Do I have that right? A. Yes. Q. Okay. Are you aware that during that interim period, Mr. Patrick gave certain	6 7 8 9 10 11 12 13 14 15	time during the interim period that Mr. Patrick was giving Mr. Scott instructions with respect to the duties and responsibilities concerning the DAF and CLO HoldCo? MR. SBAITI: Objection, assumes facts not in evidence. A. Not that I recall. BY MR. MORRIS: Q. Okay. Did you communicate with	
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8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. There was approximately a two-month period between the time that Mr. Scott sent his notice to you of his intention to resign and Mr. Patrick's replacement at the end of March 2021. Do I have that right? A. Yes. Q. Okay. Are you aware that during that interim period, Mr. Patrick gave certain instructions to Mr. Scott? MR. TAYLOR: Objection, calls for hearsay. MR. SBAITI: Lacks foundation. A. I – I don't know specifically. BY MR. MORRIS: Q. Do you know generally? Are you	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	time during the interim period that Mr. Patrick was giving Mr. Scott instructions with respect to the duties and responsibilities concerning the DAF and CLO HoldCo? MR. SBAITI: Objection, assumes facts not in evidence. A. Not that I recall. BY MR. MORRIS: Q. Okay. Did you communicate with Mr. Scott at all during the interim period other than the birthday text that you mentioned? MR. SBAITI: Objection, misstates testimony. A. I don't – I don't recall. I mean, I know I've had some conversations with him,	

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,		_		
1	Page 360 Dondero - 6-1-2021	1	Dondero - 6-1-2021	Page 361
2	don't remember – I don't remember	2	Exhibit 6, Grant Scott, beginning at Bates	
3	specifically –	3	No. 85.	
4	BY MR. MORRIS:	4	(Exhibit 6 introduced.)	
5	Q. Did – did –	5	MR. MORRIS: And if we could	
6	A. – anything else.	6	BY MR. MORRIS:	
7	Q. – Mr. Patrick –	7	Q. Did you ever learn that there was a	
8	I apologize, Mr. Dondero. Were you	8	point in time when the debtor was requesting	
9	finished?		that CLO HoldCo, Ltd., enter into an adherence	
10	A. Yeah, I'm done.	10	agreement?	
11	Q. Okay. Did Mr. Patrick inform you of	11	A. No.	
12	· · · · · · · · · · · · · · · · · · ·	12	MR. MORRIS: Can we scroll up a	
13	to be addressed with Mr. Scott during the	13	little bit, please?	
14	interim period?	14	(Scrolling.)	
15	A. Not that I recall.	15	MR. MORRIS: And just a little	
16	Q. Did you ever instruct Mr. Patrick on	16	further.	
17		17	(Scrolling.)	
18	matter concerning any of the DAF entities or	18	BY MR. MORRIS:	
19	CLO HoldCo during the interim period?	19	Q. And do you see that Grant Scott	
20	A. Not that I recall.	20	forwards it to Mark Patrick and says, "This	
21	Q. Are you familiar with the phrase	21	relates to the second issue from the debtor"?	
22	"adherence agreement"?	22	A. Yes.	
23	A. No.	23	MR. MORRIS: And can you scroll up a	
23 24	MR. MORRIS: Can we please put up	24	little more?	
25	the next exhibit, which we'll mark as	25	(Scrolling.)	
25	the fiest exhibit, which we inhark as	23	(Scioling.)	
1	Page 362 Dondero - 6-1-2021	1	Dondero - 6-1-2021	Page 363
2	BY MR. MORRIS:		instruct Mr. Scott to stand down?	
3	Q. And you see Mr. Patrick's	3	A. No.	
J ⊿	instruction, "Do not sign the adherence	4	Q. Do you have any understanding as to	
5			Q. Do you have any understanding as to	
			where Mr. Patrick obtained the authority to	
n	agreement from the debtor. The successor will address this "?"	5	where Mr. Patrick obtained the authority to	
	address this"?	5 6	instruct Mr. Scott to stand down?	
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Page		Dandara C 4 2024	Page 365
1 Dondero - 6-1-2021	1	Dondero - 6-1-2021	
2 A. Yes.	2	A. Not as I sit here today.	
3 Q. You've told me that you expressed to	3	Q. Okay. We talked earlier about the	
4 Mr. Scott—and I'm, you know,	I	suggestion – and again, if I get this wrong,	
5 paraphrasing—that you expressed to Mr. Scott		just correct me.	
6 your concerns with respect to his – certain of	6	But I think you testified that	
7 the decisions that he made during the course of		implicit in your conversations with Mr. Scott	
8 the bankruptcy.		was your belief that he wasn't acting in the	
9 Do I have that right? Is that fair?		best interests of the DAF and CLO HoldCo, Ltd.,	
10 A. Yes.	10	and had breached his fiduciary duties; is that	
11 Q. Do you know whether anybody else	11	fair?	
12 besides yourself expressed any concerns to	12	A. I think I testified that I didn't	
13 Mr. Scott concerning any of the decisions that		use the word "fiduciary duties" but I don't	
14 he made during the post-petition period?		recall using those words, but I do recall	
MR. SBAITI: Objection, vague.		stating that he was making decisions that	
6 A. I – I don't recall.	16	weren't in the best interest of the fund.	
17 BY MR. MORRIS:	17	Q. Okay. And I appreciate the	
18 Q. Are you aware of anybody other than	18	clarification and - I appreciate the	
19 yourself telling Mr. Scott, in sum or	19	clarification.	
20 substance, that any of the decisions he made	20	Do you have your own personal belief	
21 post-petition were inappropriate or not in the	21	as to whom Mr. Scott owed fiduciary duties to?	
22 best interests of the DAF or CLO HoldCo, Ltd.?	22	MR. SBAITI: Objection, vague.	
23 A. I don't know.	23	MR. MORRIS: Withdrawn.	
Q. Okay. You're not aware of anybody;	24	I'm going to try and do this a	
25 is that fair?	25	different way.	
Page	366		Page 367
1 Dondero - 6-1-2021	1	Dondero - 6-1-2021	1 age 30
2 Ms. Canty, can we please put back up	2	expenses.	
3 on the screen Exhibit 1?	3	BY MR. MORRIS:	
4 (Exhibit 4 on the server)			
4 (Exhibit 1 on the screen.)	4	Q. I appreciate that. I'm just asking	
		Q. I appreciate that. I'm just asking you to whom he owes the duty to do those	
5 BY MR. MORRIS:	5		
5 BY MR. MORRIS: 6 Q. Can you see that, sir?	5 6	you to whom he owes the duty to do those things, if you have an understanding. I'm	
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Page 368 Dondero - 6-1-2021	1	Page 30 Dondero - 6-1-2021
		BY MR. MORRIS:
		Q. I'll just represent to you that this
	١.	is the first page of the complaint. If you
,	_	need to refer to it for any purpose, just let
		me know.
	-	But I'm going to start with the
		question of, have you ever seen a copy of the
		complaint that was filed by the Charitable DAF
		Fund, L.P., and CLO HoldCo, Ltd., against the
	1	debtor and certain other entities?
•		A. Yes.
· · · · · · · · · · · · · · · · · · ·		Q. When did you see the complaint for
		the first time, that you recall?
		MR. TAYLOR: Objection, vague.
		A. Near final versions before it was
	-	
_	l	BY MR. MORRIS:
		Q. So you saw – you saw versions of
		the complaint before it was filed. Do I have
		that right?
•		A. Yes.
•		A. res. Q. Okay. Did you participate in any
·		discussions concerning the substance of the
•		complaint before it was filed?
,	25	<u> </u>
Page 370 Dondero - 6-1-2021	1	Page 3' Dondero - 6-1-2021
		MR. SBAITI: Well, I'm also – DAF
		is asserting work-product privilege and
	.	joint-interest privilege regarding
	5	communication through DAF with us.
		MR. MORRIS: I'm sorry. I'm sorry.
		I'm having a little trouble hearing you. I
		think I heard attorney work product. What
		over privileges are being asserted here?
•		MR. SBAITI: Joint interest. As
•		advisor to the DAF, he provided us some
		information that we used and helped us
		identify information that we were using.
•	1.	So, helping his advisee's counsel perform
		their duties falls under the work-product
•		privilege. We're claiming work-product
		privilege over the content of his
		conversation.
·		MR. MORRIS: Okay. Did I hear
		somebody say attorney-client privilege,
Q. Can you please tell me everything	21	
W. CALLYOU DICASE ICILITIE EVELYILIII IU	41	too?
	22	MD TAVLOD: I had eaid that but I
you discussed with Mazin concerning this	22	MR. TAYLOR: I had said that, but I
you discussed with Mazin concerning this complaint?	23	was just making sure that Mazin jumped in
you discussed with Mazin concerning this		
	at all of ever discussing with Mr. Patrick your views as to Mr. Scott's decision to withdraw the objection to the Harbour/Vest Settlement? MR. TAYLOR: Objection, asked and answered. A. Yeah, I don't recall. BY MR. MORRIS: Q. Did you – do you have any recollection at all of ever discussing with Mr. Patrick your views concerning Mr. Scott's decision to enter into the settlement agreement on behalf of CLO HoldCo? A. I don't recall. Q. I'm sorry. Are you – yeah, are you aware that CLO HoldCo and the DAF, Ltd., commenced the lawsuit against the debtor and others in the United States District Court for the Northern District of Texas? A. Yes. Q. Okay. MR. MORRIS: Can we put that complaint up on the screen and mark it as Exhibit 7, I believe? (Exhibit 7 introduced.) Page 370 Page 370 Page 370 Page 370 Page 370 A. Yeah. I mean, yes, I had conversations with any attorneys who were acting as lawyers, please do not go into the substance of those conversations. A. Yeah. I mean, yes, I had conversations with attorneys. BY MR. MORRIS: Q. Which attorneys did you speak with about this complaint before it was filed? A. Mazin. I can't remember – I can't remember – I can't remember – I talked to a lot of attorneys. I can't remember – I can't remember besides Mazin. Q. Okay. Now, Mazin doesn't represent you personally, does he?	Dondero - 6-1-2021 at all of ever discussing with Mr. Patrick your views as to Mr. Scott's decision to withdraw the objection to the HarbourVest Settlement? MR. TAYLOR: Objection, asked and answered. A. Yeah, I don't recall. BY MR. MORRIS: Q. Did you - do you have any recollection at all of ever discussing with Mr. Patrick your views concerning Mr. Scott's decision to enter into the settlement agreement on behalf of CLO HoldCo? A. I don't recall. Q. I'm sorry. Are you - yeah, are you aware that CLO HoldCo and the DAF, Ltd., commenced the lawsuit against the debtor and others in the United States District Court for the Northern District of Texas? A. Yes. Q. Okay. MR. MORRIS: Can we put that complaint up on the screen and mark it as Exhibit 7, I believe? (Exhibit 7 introduced.) Page 370 Dondero - 6-1-2021 MR. TAYLOR: I'm just going to caution the witness: You can tell him if you participated in any conversations, with any attorneys who were acting as lawyers, please do not go into the substance of those conversations. A. Yeah. I mean, yes, I had conversations with attorneys. BY MR. MORRIS: Q. Which attorneys did you speak with about this complaint before it was filed? A. Mazin. I can't remember – I can't remember – I talked to a lot of attorneys. I can't remember – I can't remember besides Mazin. Q. Okay. Now, Mazin doesn't represent you personally, does he?

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1	Page 372 Dondero - 6-1-2021	1	Page 3 Dondero - 6-1-2021	373
2	computer crashed, calls were made, and an	2	MR. SBAITI: Instruct the witness	
3	iPad was engaged to finish the deposition.)	3	not to answer on the basis of work-product	
4	MR. MORRIS: All right.	4	privilege and joint-interest privilege.	
5	Mr. Dondero, can you hear me?	5	BY MR. MORRIS:	
6	THE WITNESS: Yes.	6	Q. Are you going to follow Counsel's	
7	MR. MORRIS: Mr. Court Reporter, can	7	advice, Mr. Dondero?	
8	you hear me?	8	A. Yes.	
9	THE REPORTER: Yes, sir.	9	Q. Did you provide any conceptual or	
10	BY MR. MORRIS:	10	strategic ideas about what claims to pursue to	
11	Q. Mr. Dondero, did you provide any	11	the Sbaiti firm prior to the time the complaint	
12	comments to the Sbaiti firm on any draft of the	12	·	
13	complaint before it was filed?	13		
14	MR. SBAITI: You can answer that	14	, .	
15	question yes or no. I'll just instruct the	15	·	
16	witness not to answer with any content of	16		
17	any kind on the basis and we're	17	ideas as to what claims should be pursued in	
18	instructing him not to answer on the basis	18	this complaint prior to the time it was filed?	
19	of work-product privilege and	19	·	
20	joint-interest privilege.	20	5 5	
	Joint-interest privilege. A. Some.	21	believe Mazin has some other objection.	
21			•	
22	BY MR. MORRIS:	22		
23	Q. Can you disclose for me all of the	23		
24	information and comments you provided that —	24		
25	to the draft complaints?	25	attorney-client work-product and	
	Page 374		Page 3	375
1	Page 374 Dondero - 6-1-2021	1	Page 3 Dondero - 6-1-2021	375
1 2	Page 374 Dondero - 6-1-2021 joint-interest privilege.	1 2	Page 3 Dondero - 6-1-2021 objections.	37
1 2 3	Page 374 Dondero - 6-1-2021 joint-interest privilege. A. Not that I recall.	1 2 3	Page 3 Dondero - 6-1-2021 objections. A. Maybe some.	37
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2 3 4 5 6 7 8	Dondero - 6-1-2021 joint-interest privilege. A. Not that I recall. BY MR. MORRIS: Q. Did you provide any facts that are set forth in the complaint? Withdrawn. Did you – did you provide to the Sbaiti firm any facts that are reflected in the final version of the complaint? MR. SBAITI: Mr. Dondero, you can answer that question yes or no; otherwise, we instruct you not to answer on the basis of – the content on the basis of attorney-client, work-product and joint-interest privilege. A. Not that I recall. BY MR. MORRIS: Q. You don't recall providing any facts at all? A. Not specifically. Q. Did you provide any general facts or	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Dondero - 6-1-2021 objections. A. Maybe some. BY MR. MORRIS: Q. Okay. Can you describe those for me, please? MR. SBAITI: I'll instruct you not to answer that on the basis of attomey-client work-product privilege and joint-interest privilege. BY MR. MORRIS: Q. Are you going to follow Counsel's advice, Mr. Dondero? A. Yes. Q. Did you have any discussions with the Sbaiti firm concerning whether or not to name James Seery as a defendant in the original complaint? MR. SBAITI: I'll instruct the witness not to answer on the basis of attorney-client, work-product and joint-interest privilege as doing so would reveal the contents of such communication. BY MR. MORRIS:	37:

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2 A. No.	2 BY MR. MORRIS:
3 Q. You didn't have – that wasn't part	3 Q. Are you going to follow Counsel's
4 of any of the discussions you had prior to the	4 advice?
5 time the complaint was filed?	5 A. Yes.
6 MR. SBAITI: Same instruction. Just	6 Q. Did you know, prior to the time the
7 don't answer.	7 complaint was filed, that the Sbaiti firm
8 THE WITNESS: So please don't	8 intended to file a motion for leave to amend
9 answer, right, or don't answer –	9 their complaint to add Mr. Seery as a
10 MR. SBAITI: Don't answer.	10 defendant?
11 THE WITNESS: Okay.	11 MR. SBAITI: You can answer that
12 BY MR. MORRIS:	12 question yes or no, but, otherwise, it will
13 Q. Are you going to follow Counsel's	13 reveal the content of any underlying
14 advice?	14 communication on the basis of
15 A. Yes.	15 attorney-client work product, or
16 Q. Did you – did you suggest that	16 joint-interest privilege.
17 Mr. Seery should be named as a defendant in	17 A. No.
17 Mil. Seery should be named as a detendant in 18 this lawsuit to the Sbaiti firm prior to the	17 A. NO. 18 BY MR. MORRIS:
19 time it was filed?20 MR. SBAITI: Instruct the witness	19 Q. When did you learn that the Sbaiti 20 firm filed a motion for leave to amend their
21 not to answer on the basis of	
	21 complaint to add Mr. Seery as a defendant?
•	22 A. I don't – I don't recall.
joint-interest privilege, as doing so would	23 Q. Do you recall whether you had any
24 reveal the contents of those	24 conversations with anybody in the world at any
25 communications.	25 time prior to the time that motion was filed
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2 regarding the possibility of filing a motion	2 BY MR. MORRIS:
3 for leave to amend the pleading to add	3 Q. Are you going to follow Counsel's
4 Mr. Seery as a defendant?	4 advise?
5 MR. SBAITI: Objection, vague, lacks	5 A. Yes.
6 foundation; and instruct the witness not to	6 MR. MORRIS: I think I may be done.
7 reveal the content of any communications on	7 Can we just take a three-minute
	. Can the just take a a new triminate
8 the basis protected under the9 attorney-client, work-product,	8 break and let me just check my notes?9 MR. SBAITI: Sure.
10 common-interest privilege.	10 (Recess held.)
	,
	11 MR. MORRIS: All right. I have no
12 BY MR. MORRIS:	12 further questions. I would request the
13 Q. Okay. Did you ever discuss with	13 production of a privilege log reflecting
14 Mr. Patrick the topic of whether or not	14 the communications, if any, between
	15 Mr. Dondero and the Sbaiti firm; but,
15 Mr. Seery should be sued?	16 othorwing I have nothing further at this
16 A. No.	otherwise, I have nothing further at this
16 A. No.17 Q. Did you ever discuss with the Sbaiti	17 time.
 16 A. No. 17 Q. Did you ever discuss with the Sbaiti 18 firm the topic of whether Mr. Seery should be 	17 time.18 MR. SBAITI: Okay.
 16 A. No. 17 Q. Did you ever discuss with the Sbaiti 18 firm the topic of whether Mr. Seery should be 19 sued? 	 17 time. 18 MR. SBAITI: Okay. 19 MR. MORRIS: Again, I appreciate
 16 A. No. 17 Q. Did you ever discuss with the Sbaiti 18 firm the topic of whether Mr. Seery should be 19 sued? 20 MR. SBAITI: Instruct the witness 	 17 time. 18 MR. SBAITI: Okay. 19 MR. MORRIS: Again, I appreciate 20 your time, Mr. Dondero.
 16 A. No. 17 Q. Did you ever discuss with the Sbaiti 18 firm the topic of whether Mr. Seery should be 19 sued? 20 MR. SBAITI: Instruct the witness 21 not to answer on the basis of attorney work 	 17 time. 18 MR. SBAITI: Okay. 19 MR. MORRIS: Again, I appreciate 20 your time, Mr. Dondero. 21 MR. SBAITI: We'll reserve our
 16 A. No. 17 Q. Did you ever discuss with the Sbaiti 18 firm the topic of whether Mr. Seery should be 19 sued? 20 MR. SBAITI: Instruct the witness 21 not to answer on the basis of attorney work 22 product – attorney-client, and 	 time. MR. SBAITI: Okay. MR. MORRIS: Again, I appreciate your time, Mr. Dondero. MR. SBAITI: We'll reserve our questions.
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16 A. No. 17 Q. Did you ever discuss with the Sbaiti 18 firm the topic of whether Mr. Seery should be 19 sued? 20 MR. SBAITI: Instruct the witness 21 not to answer on the basis of attorney work 22 product – attorney-client, and 23 common-interest privilege as answering 24 would reveal the contents of such	 time. MR. SBAITI: Okay. MR. MORRIS: Again, I appreciate your time, Mr. Dondero. MR. SBAITI: We'll reserve our questions. MR. MORRIS: Okay. Thank you, everybody.
 A. No. Q. Did you ever discuss with the Sbaiti firm the topic of whether Mr. Seery should be sued? MR. SBAITI: Instruct the witness not to answer on the basis of attorney work product – attorney-client, and common-interest privilege as answering 	 time. MR. SBAITI: Okay. MR. MORRIS: Again, I appreciate your time, Mr. Dondero. MR. SBAITI: We'll reserve our questions. MR. MORRIS: Okay. Thank you,

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2	THE REPORTER: Mr. Sbaiti, do you		2	CERTIFICATE STATE OF TEXAS)	
3	guys need a copy of this deposition?		3)	
Ι.	MR. SBAITI: Yeah, we would just			COUNTY OF ELLIS)	
4	· · · · · · · · · · · · · · · · · · ·		4	I, Daniel J. Skur, a Notary Public	
5	need a PTX of the deposition transcript and		5	within and for the State of Texas, do	
6	soft copies of the exhibits. Are you going			hereby certify:	
7	to send something to the witness to read		6	That JAMES DONDERO, the witness whose	
8	and sign? I think you could send it to him		7	deposition is hereinbefore set forth, was duly sworn by me and that such deposition	
9	either directly or to Mr. Taylor on his		•	is a true record of the testimony given by	
I			8	such witness.	
10	behalf.		9	That pursuant to Rule 30 of the Federal	
11	(Time Noted: 12:01 p.m.)		9	Rules of Civil Procedure, signature of the witness was reserved by the witness or	
12			10	other party before the conclusion of the	
13				deposition;	
14			11	I further certify that I am not related to any of the parties to this	
l · ·	JAMES DONDERO		12	action by blood or marriage; and that I am	
45	JAIVIES DONDERO			in no way interested in the outcome of this	
15			13	matter.	
16 S	ubscribed and swom to before me		14	IN WITNESS WHEREOF, I have hereunto set my hand this 1st day of June, 2021.	
this	s day of, 2021.		15	Settiny hand this 1st day of suite, 2021.	
17	·		16		
1			17		
18			18	Daniel J. Skur	
19			10	Notary Public, State of Texas.	
20			19	My Commission Expires 7/7/2022	
21			00	TSG Reporting, Inc.	
22			20	228 East 45th Street, Suite 810 New York, New York	
			21	(877) 702-9580	
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EXHIBIT 98

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2
      IN THE UNITED STATES BANKRUPTCY COURT
      FOR THE NORTHERN DISTRICT OF TEXAS
3
            DALLAS DIVISION
   IN RE:
5
                    Chapter 11
   HIGHLAND CAPITAL
   MANAGEMENT, L.P.,
                             CASE NO.
                    19-34054-SGI11
7
         Debtor.
   HIGHLAND CAPITAL MANAGEMENT, L.P.,
9
         Plaintiff,
                        Adversary
10
   VS.
                      Proceeding No.
11
   JAMES D. DONDERO,
                                21-03003-sqi
12
          Defendant.
13
         REMOTE VIDEOTAPED DEPOSITION OF
14
15
           JAMES DONDERO - VOLUME 2
16
            October 29, 2021
17
18
19
20
21
22
23
   Reported by: Susan S. Klinger, RMR-CRR, CSR
24
   Job No. 201874
25
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1	DONDERO - 10/29/21	1	Page 285 DONDERO - 10/29/21
2		2	APPEARANCES:
3		3	(All appearances via Zoom.)
4	October 29, 2021	4	Attorneys for the Reorganized Highland Capital
5	10:21 a.m.	5	Management:
6		6	John Morris, Esq.
7		7	Hayley Winograd, Esq.
8		8	Gregory Demo, Esq.
9	Remote Deposition of JAMES DONDERO, held	9	PACHULSKI STANG ZIEHL & JONES
10	before Susan S. Klinger, a Registered Merit	10	780 Third Avenue
11	Reporter and Certified Realtime Reporter of the	11	New York, New York 10017
12	State of Texas.	12	
13		13	Attorneys for NexPoint Advisors, LP and
14		14	Highland Capital Management Fund Advisors,
15		15	L.P.:
16		16	Davor Rukavina, Esq.
17		17	Thomas Berghman, Esq.
18		18	MUNSCH HARDT KOPF & HARR
19		19	500 North Akard Street
20		20	Dallas, Texas 75201
21		21	
22		22	
23		23	
24		24	
25		25	
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	Attorneys for Jim Dondero, Nancy Dondero, HCRA,	2	INDEX
3	and HCMS:	3	WITNESS PAGE
4	Deborah Deitsch-Perez, Esq.	4	JAMES DONDERO
5	Michael Aigen, Esq.	5	EXAMINATION BY MR. MORRIS 289
6	STINSON	6	EXHIBITS
7	3102 Oak Lawn Avenue	7	No. Page
8	Dallas, Texas 75219	8	Exhibit 1 Original Complaint 466
9		9	Exhibit 2 NexPoint Complaint 408
10	Attorneys for Dugaboy Investment Trust:	10	Exhibit 3 HCMS Complaint 433
11	Douglas Draper, Esq.	11	Exhibit 4 Letter, 12/3/20 464
12	Michael Landis, Esq.	12	Exhibit 6 Term note 446
13	HELLER, DRAPER & HORN	13	Exhibit 15 NexPoint Advisors Answer 380
14	650 Poydras Street	14	Exhibit 16 HCMS's Answer 362
15	New Orleans, Louisiana 70130	15	
40		140	Exhibit 31 Answer to Complaint 354
16	Attorneys for Marc Kirschner as the trustee for	16	
	Attorneys for Marc Kirschner as the trustee for the litigation SunTrust:	17	Exhibit 35 Incumbency Certificate 309
	•	١.	•
17	the litigation SunTrust:	17	•
17 18	the litigation SunTrust: Deborah Newman, Esq.	17 18	Exhibit 37 Incumbency Certificate 323
17 18 19	the litigation SunTrust: Deborah Newman, Esq. QUINN EMANUEL URQUHART & SULLIVAN	17 18 19	Exhibit 37 Incumbency Certificate 323 Exhibit 47 NexPoint 30(b)(6) notice 345
17 18 19 20 21 22	the litigation SunTrust: Deborah Newman, Esq. QUINN EMANUEL URQUHART & SULLIVAN 51 Madison Avenue	17 18 19 20	Exhibit 37 Incumbency Certificate 323 Exhibit 47 NexPoint 30(b)(6) notice 345 Exhibit 48 HCMS 30(b)(6) notice 353
17 18 19 20 21	the litigation SunTrust: Deborah Newman, Esq. QUINN EMANUEL URQUHART & SULLIVAN 51 Madison Avenue New York, New York 10010	17 18 19 20 21	Exhibit 37 Incumbency Certificate 323 Exhibit 47 NexPoint 30(b)(6) notice 345 Exhibit 48 HCMS 30(b)(6) notice 353
17 18 19 20 21 22	the litigation SunTrust: Deborah Newman, Esq. QUINN EMANUEL URQUHART & SULLIVAN 51 Madison Avenue New York, New York 10010 Also Present:	17 18 19 20 21 22	Exhibit 37 Incumbency Certificate 323 Exhibit 47 NexPoint 30(b)(6) notice 345 Exhibit 48 HCMS 30(b)(6) notice 353

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Page 288 1 DONDERO - 10/29/21	Page 289 1 DONDERO - 10/29/21
2 PROCEEDINGS	2 looks green to me, I will ask that we stop
3 VIDEOGRAPHER: This marks the	3 and reconvene when he is not feeling
4 beginning of Video 1 in Volume 2 of the	4 nauseous.
5 deposition of James Dondero in the matter	5 MR. MORRIS: All right. I would
6 In Re: Highland Capital Management, L.P.	6 like to just begin here. We have counsel
	7 on the line for all of the defendants, we
	8 have counsel for the plaintiff, and we have
9 Will the court reporter please swear	9 counsel for the Highland Litigation Trust,
10 in the witness.	and I think that that is everybody who
11 JAMES DONDERO,	is – is supposed to be here, so I would
12 having been first duly swom, testified as	12 like to just begin.
13 follows:	13 EXAMINATION
14 MR. MORRIS: Deborah, would you like	14 BY MR. MORRIS:
15 to make a statement?	15 Q. Mr. Dondero, can you hear me okay?
16 MS. DEITSCH-PEREZ: I didn't know if	16 A. Yes.
you wanted appearances first. Sure. This	17 Q. Okay. And are you feeling well
18 is Deborah Deitsch-Perez from Stinson. I'm	18 enough to begin today's deposition?
19 counsel for Mr. Dondero, Nancy Dondero,	19 A. Yes.
20 HCRE and HCMS in this deposition.	20 Q. Okay. I understand that you are not
21 I want to apologize for everybody	21 feeling well. And I want you to know that I do
22 that we're starting late. Mr. Dondero was	22 not want to proceed with this deposition unless
23 under the weather. It is – he has taken	23 you believe that you are physically and
something, so he should not have to leave	24 mentally able to participate to the best of
the deposition, but if at any point he	25 your ability. Okay? Do you understand that?
Page 290 1 DONDERO - 10/29/21	Page 291 1 DONDERO - 10/29/21
2 A. Yes.	2 Q. And we are going to refer to that
3 Q. So if at any time you don't feel	3 entity and that entity only today as Highland;
4 like you can continue, I would rather adjourn	4 is that okay?
5 to one day next week to complete the deposition	5 A. Yes.
6 rather than forcing you to do something that	6 Q. When did you found – when did you
7 you don't believe you're capable of doing.	7 create Highland?
8 Okay?	8 A. '94.
9 A. Yes. Yes. I did throw up twice	9 Q. And did you serve as Highland's
10 last night.	10 president from 1994 until on or around January
11 Q. Okay.	11 9th, 2020?
12 A. I imagine we could go for – let's	12 A. Yes.
•	
13 Shoot for tour hours today voluknow mayne —	15
 shoot for four hours today, you know, maybe – maybe five. I don't know, but if we don't 	13 Q. Did – can you describe in your own 14 words what the business of Highland was while
14 maybe five, I don't know, but if we don't	14 words what the business of Highland was while
14 maybe five, I don't know, but if we don't15 finish	words what the business of Highland was whileyou were president?
 14 maybe five, I don't know, but if we don't 15 finish 16 Q. I don't want to 	 14 words what the business of Highland was while 15 you were president? 16 A. We were largely below investment
 maybe five, I don't know, but if we don't finish – Q. I don't want to – A. – we will do the rest next week. 	 words what the business of Highland was while you were president? A. We were largely below investment grade, credit strap, and we diversified over
 maybe five, I don't know, but if we don't finish – Q. I don't want to – A. – we will do the rest next week. Q. Okay. I don't want to put an 	 words what the business of Highland was while you were president? A. We were largely below investment grade, credit strap, and we diversified over the years to become more of an alternative
 maybe five, I don't know, but if we don't finish – Q. I don't want to – A. – we will do the rest next week. Q. Okay. I don't want to put an arbitrary time on it. You tell me if you are 	 words what the business of Highland was while you were president? A. We were largely below investment grade, credit strap, and we diversified over the years to become more of an alternative asset manager in a variety of formats.
 maybe five, I don't know, but if we don't finish – Q. I don't want to – A. – we will do the rest next week. Q. Okay. I don't want to put an arbitrary time on it. You tell me if you are unable to continue. Okay? Is that fair? 	 words what the business of Highland was while you were president? A. We were largely below investment grade, credit strap, and we diversified over the years to become more of an alternative asset manager in a variety of formats. Q. And –
 maybe five, I don't know, but if we don't finish Q. I don't want to A we will do the rest next week. Q. Okay. I don't want to put an arbitrary time on it. You tell me if you are unable to continue. Okay? Is that fair? A. Yes. That is my estimate at this 	 words what the business of Highland was while you were president? A. We were largely below investment grade, credit strap, and we diversified over the years to become more of an alternative asset manager in a variety of formats. Q. And – MS. DEITSCH-PEREZ: I'm sorry, John,
 maybe five, I don't know, but if we don't finish – Q. I don't want to – A. – we will do the rest next week. Q. Okay. I don't want to put an arbitrary time on it. You tell me if you are unable to continue. Okay? Is that fair? A. Yes. That is my estimate at this point. 	 words what the business of Highland was while you were president? A. We were largely below investment grade, credit strap, and we diversified over the years to become more of an alternative asset manager in a variety of formats. Q. And – MS. DEITSCH-PEREZ: I'm sorry, John, one sec. This was set up by someone a lot
 maybe five, I don't know, but if we don't finish — Q. I don't want to — A. — we will do the rest next week. Q. Okay. I don't want to put an arbitrary time on it. You tell me if you are unable to continue. Okay? Is that fair? A. Yes. That is my estimate at this point. Q. Okay. You founded Highland Capital 	 words what the business of Highland was while you were president? A. We were largely below investment grade, credit strap, and we diversified over the years to become more of an alternative asset manager in a variety of formats. Q. And – MS. DEITSCH-PEREZ: I'm sorry, John, one sec. This was set up by someone a lot shorter than Mr. Dondero. Let me just take
 maybe five, I don't know, but if we don't finish — Q. I don't want to — A. — we will do the rest next week. Q. Okay. I don't want to put an arbitrary time on it. You tell me if you are unable to continue. Okay? Is that fair? A. Yes. That is my estimate at this point. 	 words what the business of Highland was while you were president? A. We were largely below investment grade, credit strap, and we diversified over the years to become more of an alternative asset manager in a variety of formats. Q. And – MS. DEITSCH-PEREZ: I'm sorry, John, one sec. This was set up by someone a lot shorter than Mr. Dondero. Let me just take

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2 MS. DEITSCH-PEREZ: (Nods head.)	2 manager; is that fair?
3 Q. Okay. Mr. Dondero, at its peak,	3 A. Yes.
4 what is the – the largest value of assets that	4 Q. And you manage money on behalf of
5 Highland had under management while you were	5 thousands of people; isn't that right?
6 president?	6 A. Yes.
7 A. 35 billion.	7 Q. And as a general matter, you know
8 Q. And do you recall what year that	8 how to read and understand balance sheets,
9 was?	9 don't you?
0 A. Not exactly.	10 A. Yes.
11 Q. Was it before the 2008 financial	11 Q. You have signed promissory –
2 crisis?	12 promissory notes before, haven't you?
13 A. Yes.	13 A. Yes.
4 Q. Okay. So you were the president of	14 Q. Is it fair to say you have signed
5 Highland for about 25 years; is that right?	15 hundreds of promissory notes during the 25-year
6 A. Yes, 25, 26, whatever.	16 period that you were the president of Highland?
7 Q. And do you consider yourself to be	17 A. No.
8 expert in the area of money management?9 A. Yeah, on the things that we focus	18 Q. Is it fair to say that you signed19 dozens of promissory notes during the time that
_	
	20 you were president of Highland?
11 Q. You are a sophisticated investor;	21 A. Yeah, dozens is probably fair.
2 right?	22 Q. Okay. And is it fair to say that
3 A. Yes. I would believe I'm	23 the aggregate principal amount of the
4 categorized as such.	24 promissory notes that you signed while you were
25 Q. And you are a sophisticated money	25 president of Highland likely exceeded
Page 2 1 DONDERO - 10/29/21	94 Page 29 1 DONDERO - 10/29/21
2 \$200 million?	2 MR. MORRIS: Sure.
3 MS. DEITSCH-PEREZ: Objection to the	3 Q. Mr. Dondero, you borrowed money from
4 form.	4 Highland Capital Management Services; correct?
5 A. I don't have a basis for knowing	5 A. I'm sorry, it sounds like at first
6 that.	6 you were asking me, did Highland Capital
7 Q. You do know that it is more than	7 Services borrow money from Highland. Now
8 \$100 million, don't you?	8 you're asking me if I borrowed money from
9 A. No.	9 Services?
O Q. Do you owe today Highland Capital	10 Q. Yeah, let me – let me rephrase the
Management Services more than \$75 million?	11 question, sir, because if it is not clear, that
2 A. I don't know what the amount is. I	12 is my fault, and I apologize.
3 don't believe it is that much.	13 Did you – have you borrowed money
4 Q. Are the obligations to Highland	14 from Highland Capital Management Services?
5 Capital –	15 A. I believe so.
6 MS. DEITSCH-PEREZ: Hold on. Hold	16 Q. Okay. Do you know the aggregate
7 on. My connection just disappeared.	17 principal amount that is outstanding today,
8 MR. MORRIS: Okay.	18 ballpark?
MS. DEITSCH-PEREZ: Okay, I'm back.	19 A. No.
20 Q. Okay. Did the – did the	20 Q. Are the obligations that you have to
obligations that you have to Highland Capital	21 Highland Capital Management Services reflected
Management Services, are they reflected in	22 in promissory notes where you're the maker and
23 promissory notes?	23 Highland Capital Management Services is the
MS. DEITSCH-PEREZ: Could you repeat	24 payee?
25 that question?	25 A. Please repeat that question.
.o that question:	20 7t. 1 lodge ropodt that quodson.

Page 296 1 DONDERO - 10/29/21	Page 2 1 DONDERO - 10/29/21
2 Q. Are you the maker on promissory	2 Q. Okay. When you were in control of
3 notes in favor of Highland Capital Management	3 Highland, you personally decided who was hired
4 Services, Inc.?	4 at that company; is that fair?
5 A. I don't know. I believe – I	5 A. Sometimes, in senior positions.
6 believe so, or I believe I have in the past,	6 Q. Okay. Did your duties as president
7 but I don't know.	7 of Highland include being familiar with the
8 Q. Do you have any – any estimate as	8 debts and obligations that were owed to
9 to how much money you owe Highland Capital	9 Highland?
0 Management Services, Inc. today?	10 MS. DEITSCH-PEREZ: Object to the
1 MS. DEITSCH-PEREZ: Asked and	11 form.
2 answered.	12 A. I mean, generally.
3 A. No.	13 Q. Okay. Did you ever do anything to
4 Q. Can you say if it is more or less	14 familiarize yourself with the debts and
5 than \$50 million?	15 obligations that were owed to Highland?
6 A. Idon't know.	16 A. Are you referring to the affiliated
7 Q. Can you say if it is more or less	17 notes or –
8 than \$25 million?	18 Q. Sure.
9 A. Idon't know.	19 A. – or what – what are –
0 Q. As a general matter, is it fair to	20 Q. I was – I was asking – I
1 say that you know how to read and understand	21 apologize. I don't mean to step on your words.
2 promissory notes?	22 A. No, you just – because I don't
3 MS. DEITSCH-PEREZ: Object to the	23 think Highland had a lot of other obligations
4 form.	24 due from other parties, and the affiliated
25 A. In general, yes.	25 notes in aggregate were always de minimis to
.5 A. Ingeneral, yes.	25 Hotes in aggregate were always de minimos to
Page 298 1 DONDERO - 10/29/21	Page 2 1 DONDERO - 10/29/21
2 Highland than now, at any time.	2 was charged with the responsibility of knowing
3 Q. It is your – it is your position	3 the number and amount of affiliate loans that
4 that the affiliate notes to Highland were de	4 Highland carried on its balance sheet?
5 minimis in amount?	5 A. Sure.
6 A. Yes.	
0 A. 163.	6 O Can you identify the neonle who were
7 O And how do you define de minimus for	6 Q. Can you identify the people who were
7 Q. And how do you define de minimus for	7 responsible for that?
3 that purpose?	7 responsible for that?8 A. The people in accounting responsible
3 that purpose? 9 A. I believe the balance sheet of	 7 responsible for that? 8 A. The people in accounting responsible 9 for tracking assets and liabilities in
3 that purpose? A. I believe the balance sheet of Highland today for the last three years, four	 7 responsible for that? 8 A. The people in accounting responsible 9 for tracking assets and liabilities in 10 preparing all the audited financial statements
that purpose? A. I believe the balance sheet of Highland today for the last three years, four years, five years has been between 5 and	 7 responsible for that? 8 A. The people in accounting responsible 9 for tracking assets and liabilities in 10 preparing all the audited financial statements 11 every year and the quarterly unaudited
3 that purpose? 4 A. I believe the balance sheet of 5 Highland today for the last three years, four 6 years, five years has been between 5 and 7 \$600 million. I believe the notes have never	 7 responsible for that? 8 A. The people in accounting responsible 9 for tracking assets and liabilities in 10 preparing all the audited financial statements 11 every year and the quarterly unaudited 12 financial statements that were prepared and the
8 that purpose? 9 A. I believe the balance sheet of 0 Highland today for the last three years, four 1 years, five years has been between 5 and 2 \$600 million. I believe the notes have never 3 been more than 8 or 10 or 12 percent of that	7 responsible for that? 8 A. The people in accounting responsible 9 for tracking assets and liabilities in 10 preparing all the audited financial statements 11 every year and the quarterly unaudited 12 financial statements that were prepared and the 13 monthly operating reports.
that purpose? A. I believe the balance sheet of Highland today for the last three years, four years, five years has been between 5 and \$600 million. I believe the notes have never been more than 8 or 10 or 12 percent of that number.	 7 responsible for that? 8 A. The people in accounting responsible 9 for tracking assets and liabilities in 10 preparing all the audited financial statements 11 every year and the quarterly unaudited 12 financial statements that were prepared and the 13 monthly operating reports. 14 Q. Can you – can you name any names of
3 that purpose? A. I believe the balance sheet of Highland today for the last three years, four years, five years has been between 5 and \$600 million. I believe the notes have never been more than 8 or 10 or 12 percent of that number. Q. And you believe that 8 or 10 or	7 responsible for that? 8 A. The people in accounting responsible 9 for tracking assets and liabilities in 10 preparing all the audited financial statements 11 every year and the quarterly unaudited 12 financial statements that were prepared and the 13 monthly operating reports. 14 Q. Can you – can you name any names of 15 the people who had the responsibilities that
that purpose? A. I believe the balance sheet of Highland today for the last three years, four years, five years has been between 5 and \$600 million. I believe the notes have never been more than 8 or 10 or 12 percent of that number. Q. And you believe that 8 or 10 or 12 percent of Highland's asset base you	7 responsible for that? 8 A. The people in accounting responsible 9 for tracking assets and liabilities in 10 preparing all the audited financial statements 11 every year and the quarterly unaudited 12 financial statements that were prepared and the 13 monthly operating reports. 14 Q. Can you – can you name any names of 15 the people who had the responsibilities that 16 you just described?
that purpose? A. I believe the balance sheet of Highland today for the last three years, four years, five years has been between 5 and \$600 million. I believe the notes have never been more than 8 or 10 or 12 percent of that number. Q. And you believe that 8 or 10 or 12 percent of Highland's asset base you would — you would define as de minimis?	7 responsible for that? 8 A. The people in accounting responsible 9 for tracking assets and liabilities in 10 preparing all the audited financial statements 11 every year and the quarterly unaudited 12 financial statements that were prepared and the 13 monthly operating reports. 14 Q. Can you – can you name any names of 15 the people who had the responsibilities that 16 you just described? 17 A. I think it changed regularly, but it
that purpose? A. I believe the balance sheet of Highland today for the last three years, four years, five years has been between 5 and \$600 million. I believe the notes have never been more than 8 or 10 or 12 percent of that number. Q. And you believe that 8 or 10 or 12 percent of Highland's asset base you would — you would define as de minimis? A. Yes.	7 responsible for that? 8 A. The people in accounting responsible 9 for tracking assets and liabilities in 10 preparing all the audited financial statements 11 every year and the quarterly unaudited 12 financial statements that were prepared and the 13 monthly operating reports. 14 Q. Can you – can you name any names of 15 the people who had the responsibilities that 16 you just described? 17 A. I think it changed regularly, but it 18 would have been people in Frank's group in
that purpose? A. I believe the balance sheet of Highland today for the last three years, four years, five years has been between 5 and \$600 million. I believe the notes have never been more than 8 or 10 or 12 percent of that number. Q. And you believe that 8 or 10 or 12 percent of Highland's asset base you would – you would define as de minimis? A. Yes. Q. Okay. As – as president of	7 responsible for that? 8 A. The people in accounting responsible 9 for tracking assets and liabilities in 10 preparing all the audited financial statements 11 every year and the quarterly unaudited 12 financial statements that were prepared and the 13 monthly operating reports. 14 Q. Can you – can you name any names of 15 the people who had the responsibilities that 16 you just described? 17 A. I think it changed regularly, but it 18 would have been people in Frank's group in 19 accounting.
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1 DONDERO - 10/29/21	Page 30 ⁻¹ 1 DONDERO - 10/29/21
2 and – yes.	2 responsibility for knowing and understanding
3 Q. And can you – can you identify the	3 the affiliate loans that Highland carried on
4 name of any person in the accounting group in,	4 its balance sheets?
5 let's say, the three years prior to the	5 A. No.
6 bankruptcy who had responsibility for knowing	6 Q. And to the best of your knowledge as
7 and understanding the scope of affiliate loans	7 you sit here today, you never personally did
8 that Highland carried on its balance sheet?	8 anything to know and understand the extent and
9 A. No, I would just be speculating but	9 scope of the affiliate loans that Highland
10 it would be – the senior people in Frank's	10 carried on its balance sheet; is that right?
11 group would be responsible for the financial	11 A. Correct.
12 statements.	12 Q. Okay. You appointed Mr. Waterhouse
13 Q. Are you able to name the people, the	13 as Highland's CFO; is that right?
14 senior people in Frank's group in the couple of	14 A. I think it was appointed and
15 years prior to the bankruptcy?	15 recommended by Patrick Boyce, but I agreed with
16 A. Yes, but I don't know like	16 the selection.
17 David Klos was a senior person, Cliff Stoops	17 Q. And you —
18 was a senior person. There were a couple	18 A. That – (speaking simultaneously.)
19 up-and-comers below them, but who did the	19 Q. I apologize, are you done?
20 financials – how Frank assigned the work in	20 A. I'm just saying that was a long time
•	21 ago, but I don't remember the details exactly.
	·
,	, ,
	23 used that authority to appoint Frank as CFO;
Q. Do you have any knowledge as you sit	24 correct?
25 here today who within Frank's group had	25 MS. DEITSCH-PEREZ: There's a lag in
Page 302 1 DONDERO - 10/29/21	Page 303 1 DONDERO - 10/29/21
the video. I don't know if it matters, but	2 duties as chief financial officer?
3 for a while Jim was frozen. And I know	3 A. Yes.
4 because – since there was voice and no –	4 Q. Can you recall anything that
5 his mouth wasn't moving. So let's just –	
This mount was it moving. To let's just —	5 Mr Waterhouse did in his canacity as
6 if the videographer sees there is a	5 Mr. Waterhouse did in his capacity as 6 Highland's CEO that did not compart with your
	6 Highland's CFO that did not comport with your
7 problem, please let us know.	6 Highland's CFO that did not comport with your7 expectations?
7 problem, please let us know.8 Q. I —	 6 Highland's CFO that did not comport with your 7 expectations? 8 A. I think we will talk about some of
 7 problem, please let us know. 8 Q. I – 9 A. Yes. I'm sorry, could you just 	 6 Highland's CFO that did not comport with your 7 expectations? 8 A. I think we will talk about some of 9 those today.
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7 problem, please let us know. 8 Q. I – 9 A. Yes. I'm sorry, could you just 10 repeat the question regarding Frank, please? 11 Q. Sure.	 6 Highland's CFO that did not comport with your 7 expectations? 8 A. I think we will talk about some of 9 those today. 10 Q. Okay. Do you have any reason to 11 believe that Mr. Waterhouse ever breached his
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1	Page 304 DONDERO - 10/29/21	1	Page : DONDERO - 10/29/21	305
1		2		
3	VIDEOGRAPHER: Do we want to go off the record?	2	that you were president, do you have any reason to believe that Mr. Waterhouse breached his	
4	MR. MORRIS: Yes, please.	4	duties to Highland?	
	VIDEOGRAPHER: Off the record,	5	MS. DEITSCH-PEREZ: Asked and	
5	10:41.	6		
6		7	answered. This is the third time.	
7	(Recess taken 10:41 a.m. to 10:47 a.m.) VIDEOGRAPHER: Back on the record,		A. No.	
8	•	8	MR. MORRIS: It is actually not.	
9	10:47.	9	Q. But thank you, Mr. Dondero. I	
	Q. Okay. Let me just ask the question		appreciate that.	
11	again so the record is clean, Mr. Dondero.	11	After you ceased to be president of	
12	Do you have any reason to believe as	12	Highland, do you have any reason to believe	
13	you sit here right now that Mr. Waterhouse ever	13	that Mr. Waterhouse breached his duties to	
14	breached his duties to Highland during the time	14	Highland?	
15	that you served as president?	15	A. Breached his duties to – I don't –	
16	MS. DEITSCH-PEREZ: Asked and	16	I don't know if it is - I don't want to - I	
17	answered.	17	don't want to make a judgment overall. When we	
18	A. Yeah, I think I did ask and answer	18	talk about the notes we can make conclusions	
19	that. Again, not intentionally, not	19		
20	maliciously. I am - I guess things we're	20	Q. All right. But you're not able to	
21	going to talk about today are for periods of	21	tell me in response to my question whether you	
22	time after I was president, so	22	believe today that Mr. Waterhouse breached his	
23	Q. Right. That is going to be the next	23	duties to Highland after the time that you	
24	question that I ask. But to be clear – I just	24	served as president?	
25	want to have a clear record during the time	25	MS. DEITSCH-PEREZ: Object to the	
1	Page 306	1	Page:	307
1	DONDERO - 10/29/21	1	DONDERO - 10/29/21	
2	form of the question.	2	major- — withdrawn.	
3	A. I don't want to comment off the top	3	Do you directly or indirectly own a	
4	of my head, but I've highlighted that we will	1		
5	discuss it around the note issue	4	majority of the ownership interests in HCMFA?	
	discuss it around the note issue.	5	A. I believe so.	
6	Q. Okay. You are familiar with an	5 6	A. I believe so. Q. Okay. And do you control HCMFA?	
7	Q. Okay. You are familiar with an entity called Highland Capital Management Fund	5 6 7	A. I believe so.Q. Okay. And do you control HCMFA?A. Yes.	
7	Q. Okay. You are familiar with an entity called Highland Capital Management Fund Advisors, L.P.; is that correct?	5 6 7 8	A. I believe so.Q. Okay. And do you control HCMFA?A. Yes.Q. And do you know when HCMFA was	
7 8 9	Q. Okay. You are familiar with an entity called Highland Capital Management Fund Advisors, L.P.; is that correct? A. Yes.	5 6 7 8 9	A. I believe so.Q. Okay. And do you control HCMFA?A. Yes.Q. And do you know when HCMFA was created?	
7 8 9 10	 Q. Okay. You are familiar with an entity called Highland Capital Management Fund Advisors, L.P.; is that correct? A. Yes. Q. And we're going to refer to that 	5 6 7 8 9 10	 A. I believe so. Q. Okay. And do you control HCMFA? A. Yes. Q. And do you know when HCMFA was created? A. No, I do not. 	
7 8 9 10	 Q. Okay. You are familiar with an entity called Highland Capital Management Fund Advisors, L.P.; is that correct? A. Yes. Q. And we're going to refer to that entity as HCMFA. Is that okay? 	5 6 7 8 9 10 11	 A. I believe so. Q. Okay. And do you control HCMFA? A. Yes. Q. And do you know when HCMFA was created? A. No, I do not. Q. Do you know if it was before or 	
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7 8 9 10 11 12 13 14 15 16 17 18	Q. Okay. You are familiar with an entity called Highland Capital Management Fund Advisors, L.P.; is that correct? A. Yes. Q. And we're going to refer to that entity as HCMFA. Is that okay? A. Yes. Q. Do you know who owns HCMFA? A. I believe it is myself and Mark Okada. Q. Okay. And do you have an understanding as to – as to the percentage of each of your interests, ownership interests in	5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I believe so. Q. Okay. And do you control HCMFA? A. Yes. Q. And do you know when HCMFA was created? A. No, I do not. Q. Do you know if it was before or after 2010? A. I don't know. Q. Have you controlled HCMFA since the time it was created? A. I believe so, but I don't know for sure. Q. Can you think of any period of time	
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7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Okay. You are familiar with an entity called Highland Capital Management Fund Advisors, L.P.; is that correct? A. Yes. Q. And we're going to refer to that entity as HCMFA. Is that okay? A. Yes. Q. Do you know who owns HCMFA? A. I believe it is myself and Mark Okada. Q. Okay. And do you have an understanding as to — as to the percentage of each of your interests, ownership interests in HCMFA? A. No, and I don't know the entities.	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. I believe so. Q. Okay. And do you control HCMFA? A. Yes. Q. And do you know when HCMFA was created? A. No, I do not. Q. Do you know if it was before or after 2010? A. I don't know. Q. Have you controlled HCMFA since the time it was created? A. I believe so, but I don't know for sure. Q. Can you think of any period of time when you didn't control HCMFA? A. I don't know. I don't remember the	
7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Okay. You are familiar with an entity called Highland Capital Management Fund Advisors, L.P.; is that correct? A. Yes. Q. And we're going to refer to that entity as HCMFA. Is that okay? A. Yes. Q. Do you know who owns HCMFA? A. I believe it is myself and Mark Okada. Q. Okay. And do you have an understanding as to – as to the percentage of each of your interests, ownership interests in HCMFA? A. No, and I don't know the entities. I don't know if I own it directly or through	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I believe so. Q. Okay. And do you control HCMFA? A. Yes. Q. And do you know when HCMFA was created? A. No, I do not. Q. Do you know if it was before or after 2010? A. I don't know. Q. Have you controlled HCMFA since the time it was created? A. I believe so, but I don't know for sure. Q. Can you think of any period of time when you didn't control HCMFA? A. I don't know. I don't remember the ownership structure prior and I don't remember	
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7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Okay. You are familiar with an entity called Highland Capital Management Fund Advisors, L.P.; is that correct? A. Yes. Q. And we're going to refer to that entity as HCMFA. Is that okay? A. Yes. Q. Do you know who owns HCMFA? A. I believe it is myself and Mark Okada. Q. Okay. And do you have an understanding as to – as to the percentage of each of your interests, ownership interests in HCMFA? A. No, and I don't know the entities. I don't know if I own it directly or through Dugaboy. And I do believe Okada tends to use his trusts, but I don't know the percentages	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. I believe so. Q. Okay. And do you control HCMFA? A. Yes. Q. And do you know when HCMFA was created? A. No, I do not. Q. Do you know if it was before or after 2010? A. I don't know. Q. Have you controlled HCMFA since the time it was created? A. I believe so, but I don't know for sure. Q. Can you think of any period of time when you didn't control HCMFA? A. I don't know. I don't remember the ownership structure prior and I don't remember when it started, so I don't know. Q. Okay. I'm asking about control and	
7 8 9 10 11 12 13 14 15 16 17	Q. Okay. You are familiar with an entity called Highland Capital Management Fund Advisors, L.P.; is that correct? A. Yes. Q. And we're going to refer to that entity as HCMFA. Is that okay? A. Yes. Q. Do you know who owns HCMFA? A. I believe it is myself and Mark Okada. Q. Okay. And do you have an understanding as to – as to the percentage of each of your interests, ownership interests in HCMFA? A. No, and I don't know the entities. I don't know if I own it directly or through Dugaboy. And I do believe Okada tends to use	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I believe so. Q. Okay. And do you control HCMFA? A. Yes. Q. And do you know when HCMFA was created? A. No, I do not. Q. Do you know if it was before or after 2010? A. I don't know. Q. Have you controlled HCMFA since the time it was created? A. I believe so, but I don't know for sure. Q. Can you think of any period of time when you didn't control HCMFA? A. I don't know. I don't remember the ownership structure prior and I don't remember when it started, so I don't know.	

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DONDERO - 10/29/21 when you did not control HCMFA?	1 2 h	DONDERO - 10/29/21 ave at HCMFA today?
•		•
	3	A. I know I'm the portfolio manager on
4 Q. Okay. Can you tell me what the	1	bunch of the funds, one of usually two or
5 nature of HCMFA's business is?	1	aree portfolio managers, and I believe I'm the
6 A. It largely housed our mutual funds.	1	resident, but I don't know beyond that.
7 Q. What does it mean to house mutual	7	Q. Okay. Did Frank Waterhouse serve as
8 funds?		easurer of HCMFA at any point in time?
9 A. It managed – it managed the mutual	9	A. I don't know. I don't know. I
0 funds from a portfolio asset side and captured	1 -	ust - I don't know. I don't remember.
1 the management fees as the advisor or sub	11	MR. MORRIS: Can I ask my – my
2 advisor – I can't remember the structure. I	12	colleague to please put up a document that
3 can't remember if it was the advisor and	13	was premarked as Exhibit 35 to see if I can
4 Highland was the sub advisor or vice versa, but	14	refresh your recollection.
5 in general, a good portion, or most of the	15	MS. DEITSCH-PEREZ: Is that in the
6 portfolio team that managed the mutual funds	16	book that you sent over?
7 was employed at HCMFA.	17	MR. MORRIS: No. She will post it
8 Q. Do you have a title with HCMFA	18	and she will put it in the chat room.
9 today?	19	Q. Are you able to see that,
20 A. I don't know.	20 N	∕Ir. Dondero?
1.1 Q. Do you know who the president of	21	A. Yes.
2 HCMFA is?	22	Q. Can you see that this is an
3 A. I would believe – I would – I	23 ii	ncumbency certificate?
24 would think I am, but I don't know.	24	A. Yes.
Q. Do you know of any title that you	25	Q. Do you know what an incumbency
Page 310		Page 31
1 DONDERO - 10/29/21	1	DONDERO - 10/29/21
2 certificate is?	2	Q. Did you, in your capacity as the
A. I'm reading it here for a second. I	3 p	erson who was in control of HCMFA, appoint
4 guess it is an officer statement or signature	4 N	Ir. Waterhouse as the treasurer of that entity?
5 authority, or some combination thereof.	5	MS. DEITSCH-PEREZ: Object to the
6 Q. Is that your signature at the bottom	6	form.
7 of this document?	7	A. It appears to me that that's what
8 A. Yes.		nis incumbency certificate does, but
9 Q. And do you see that this is an		
•	9	Q. Is it fair to say that you knew for
0 incumbency certificate for HCMFA that you		
,	10 a	at least a few years prior to the petition date
1 signed effective as of April 11th, 2019?	10 a	at least a few years prior to the petition date that Mr. Waterhouse was simultaneously serving
1 signed effective as of April 11th, 2019?2 A. Yes.	10 a 11 t 12 a	at least a few years prior to the petition date hat Mr. Waterhouse was simultaneously serving as Highland's CFO and HCMFA's treasurer?
 signed effective as of April 11th, 2019? A. Yes. Q. Do you see that Frank Waterhouse is 	10 a 11 t 12 a 13	at least a few years prior to the petition date that Mr. Waterhouse was simultaneously serving as Highland's CFO and HCMFA's treasurer? A. No. I mean, like I said, I don't
 signed effective as of April 11th, 2019? A. Yes. Q. Do you see that Frank Waterhouse is identified as the treasurer of HCMFA as of that 	10 a 11 t 12 a 13 14 r	at least a few years prior to the petition date hat Mr. Waterhouse was simultaneously serving as Highland's CFO and HCMFA's treasurer? A. No. I mean, like I said, I don't emember, and a lot of the officers had
 signed effective as of April 11th, 2019? A. Yes. Q. Do you see that Frank Waterhouse is identified as the treasurer of HCMFA as of that date? 	10 a 11 t 12 a 13 14 r 15 r	at least a few years prior to the petition date hat Mr. Waterhouse was simultaneously serving as Highland's CFO and HCMFA's treasurer? A. No. I mean, like I said, I don't emember, and a lot of the officers had nultiple roles and multiple entities. I mean,
 signed effective as of April 11th, 2019? A. Yes. Q. Do you see that Frank Waterhouse is identified as the treasurer of HCMFA as of that date? A. Yes. 	10 a 11 t 12 a 13 14 r 15 r 16 ii	at least a few years prior to the petition date that Mr. Waterhouse was simultaneously serving as Highland's CFO and HCMFA's treasurer? A. No. I mean, like I said, I don't temember, and a lot of the officers had multiple roles and multiple entities. I mean, is not surprising, but I didn't have any
 signed effective as of April 11th, 2019? A. Yes. Q. Do you see that Frank Waterhouse is identified as the treasurer of HCMFA as of that date? A. Yes. Q. Does that refresh your recollection 	10 a 11 t 12 a 13 14 r 15 r 16 ii 17 r	at least a few years prior to the petition date hat Mr. Waterhouse was simultaneously serving as Highland's CFO and HCMFA's treasurer? A. No. I mean, like I said, I don't emember, and a lot of the officers had nultiple roles and multiple entities. I mean, is not surprising, but I didn't have any ecollection.
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signed effective as of April 11th, 2019? A. Yes. Q. Do you see that Frank Waterhouse is identified as the treasurer of HCMFA as of that date? A. Yes. Q. Does that refresh your recollection that Mr. Waterhouse served as the treasurer of HCMFA?	10 a 11 t 12 a 13 14 r 15 r 16 ii 17 r 18 19 s	at least a few years prior to the petition date that Mr. Waterhouse was simultaneously serving as Highland's CFO and HCMFA's treasurer? A. No. I mean, like I said, I don't temember, and a lot of the officers had multiple roles and multiple entities. I mean, is not surprising, but I didn't have any tecollection. Q. Are you aware that Mr. Waterhouse terved in any capacity in the Highland universe
signed effective as of April 11th, 2019? A. Yes. Q. Do you see that Frank Waterhouse is identified as the treasurer of HCMFA as of that date? A. Yes. Q. Does that refresh your recollection that Mr. Waterhouse served as the treasurer of HCMFA? A. It seems to be an authoritative	10 a 11 t 12 a 13 14 r 15 r 16 ii 17 r 18 19 s 20 c c	at least a few years prior to the petition date that Mr. Waterhouse was simultaneously serving as Highland's CFO and HCMFA's treasurer? A. No. I mean, like I said, I don't temember, and a lot of the officers had multiple roles and multiple entities. I mean, t is not surprising, but I didn't have any tecollection. Q. Are you aware that Mr. Waterhouse therefore the petition of the petition of the period of the petition of the pe
signed effective as of April 11th, 2019? A. Yes. Q. Do you see that Frank Waterhouse is identified as the treasurer of HCMFA as of that date? A. Yes. Q. Does that refresh your recollection that Mr. Waterhouse served as the treasurer of HCMFA? A. It seems to be an authoritative document, but I didn't have a recollection.	10 a 11 ti 12 a 13 14 r 15 r 16 ii 17 r 18 19 s 20 c 21 c 21 c	at least a few years prior to the petition date hat Mr. Waterhouse was simultaneously serving as Highland's CFO and HCMFA's treasurer? A. No. I mean, like I said, I don't emember, and a lot of the officers had hultiple roles and multiple entities. I mean, is not surprising, but I didn't have any ecollection. Q. Are you aware that Mr. Waterhouse herved in any capacity in the Highland universe of companies other than as CFO of Highland Capital Management, L.P.?
signed effective as of April 11th, 2019? A. Yes. Q. Do you see that Frank Waterhouse is identified as the treasurer of HCMFA as of that date? A. Yes. Q. Does that refresh your recollection that Mr. Waterhouse served as the treasurer of HCMFA? A. It seems to be an authoritative document, but I didn't have a recollection. Q. Do you know of anybody else who has	10 a 11 ti 12 a 13 14 r 15 r 16 ii 17 r 18 19 s 20 c 21 c 22	at least a few years prior to the petition date hat Mr. Waterhouse was simultaneously serving as Highland's CFO and HCMFA's treasurer? A. No. I mean, like I said, I don't emember, and a lot of the officers had hultiple roles and multiple entities. I mean, his not surprising, but I didn't have any ecollection. Q. Are you aware that Mr. Waterhouse herved in any capacity in the Highland universe of companies other than as CFO of Highland Capital Management, L.P.? A. I would – I would assume he would
signed effective as of April 11th, 2019? A. Yes. Q. Do you see that Frank Waterhouse is identified as the treasurer of HCMFA as of that date? A. Yes. Q. Does that refresh your recollection that Mr. Waterhouse served as the treasurer of HCMFA? A. It seems to be an authoritative document, but I didn't have a recollection. Q. Do you know of anybody else who has ever served as the treasurer of HCMFA other	10 a 11 ti 12 a 13 14 r 15 r 16 ii 17 r 18 19 s 20 c 21 c 22 23 r	at least a few years prior to the petition date hat Mr. Waterhouse was simultaneously serving as Highland's CFO and HCMFA's treasurer? A. No. I mean, like I said, I don't emember, and a lot of the officers had multiple roles and multiple entities. I mean, is not surprising, but I didn't have any ecollection. Q. Are you aware that Mr. Waterhouse served in any capacity in the Highland universe of companies other than as CFO of Highland Capital Management, L.P.? A. I would – I would assume he would have a position like this in multiple other
signed effective as of April 11th, 2019? A. Yes. Q. Do you see that Frank Waterhouse is identified as the treasurer of HCMFA as of that date? A. Yes. Q. Does that refresh your recollection that Mr. Waterhouse served as the treasurer of HCMFA? A. It seems to be an authoritative document, but I didn't have a recollection. Q. Do you know of anybody else who has ever served as the treasurer of HCMFA other than Mr. Waterhouse?	10 a 11 ti 12 a 13 14 r 15 r 16 ii 17 r 18 19 s 20 c 21 c 22 23 h 24 e	at least a few years prior to the petition date hat Mr. Waterhouse was simultaneously serving as Highland's CFO and HCMFA's treasurer? A. No. I mean, like I said, I don't emember, and a lot of the officers had nultiple roles and multiple entities. I mean, is not surprising, but I didn't have any ecollection. Q. Are you aware that Mr. Waterhouse served in any capacity in the Highland universe of companies other than as CFO of Highland Capital Management, L.P.? A. I would – I would assume he would have a position like this in multiple other entities, but I don't know which ones or what
signed effective as of April 11th, 2019? A. Yes. Q. Do you see that Frank Waterhouse is identified as the treasurer of HCMFA as of that date? A. Yes. Q. Does that refresh your recollection that Mr. Waterhouse served as the treasurer of HCMFA? A. It seems to be an authoritative document, but I didn't have a recollection. Q. Do you know of anybody else who has ever served as the treasurer of HCMFA other	10 a 11 ti 12 a 13 14 r 15 r 16 ii 17 r 18 19 s 20 c 21 c 22 23 h 24 e	at least a few years prior to the petition date hat Mr. Waterhouse was simultaneously serving as Highland's CFO and HCMFA's treasurer? A. No. I mean, like I said, I don't emember, and a lot of the officers had multiple roles and multiple entities. I mean, is not surprising, but I didn't have any ecollection. Q. Are you aware that Mr. Waterhouse served in any capacity in the Highland universe of companies other than as CFO of Highland Capital Management, L.P.? A. I would – I would assume he would have a position like this in multiple other

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Page 312 1 DONDERO - 10/29/21	Page 31:
2 Q. Is it fair to say, though, that he	2 is that right?
3 wouldn't have obtained any of those titles	3 A. That is correct.
4 without your knowledge and approval?	4 Q. And you can't identify any title
5 A. It is – it is fair to say he was –	5 that Mr. Waterhouse held during the time that
6 he had — the lawyers or whoever worked on	6 you served as Highland's president other than
7 general corporate structuring, Frank was a	7 CFO of Highland. Do I have that right?
8 senior officer in good standing, so they would	8 A. No, I don't think that is fair.
9 have used him as appropriate in different	9 Q. Okay.
10 things.	10 A. I mean – I mean, he was CFO, but he
11 So to that extent, I guess I approve	11 was other things before he was CFO. And as we
12 it, but I sign hundreds of things like this.	12 were just saying, he's – he's treasurer on
13 Would – you know, would I have been	13 this incumbency certificate, but I think he
14 specifically aware or remember – remember it	14 might have been on other incumbency
15 is a very low likelihood.	15 certificates, so I think your – your summary
16 Q. Is there any position that	16 was too narrow.
17 Mr. Waterhouse has ever held that you learned	17 Q. Okay. Can you identify any position
17 Mil. Waterhouse has ever held that you learned 18 about and you objected to on the grounds that	18 that Mr. Waterhouse held at the same time that
, ,	
19 you hadn't approved it?	19 he is CFO of Highland other than treasurer of20 HCMFA as reflected on this document?
20 A. No, not that I recall.	
Q. Okay. Do you know if Mr. Waterhouse	21 A. I can't recall, but I imagine there
22 held any positions with any of the retail	22 to be others.
23 funds?	23 Q. And to the extent there are others,
24 A. I don't know.	24 is it fair to say that you knew at the time
Q. He may have, you just don't recall;	25 that Mr. Waterhouse was serving in more than
Page 314 1 DONDERO - 10/29/21	Page 319 1 DONDERO - 10/29/21
2 one role?	2 changes. With the formation of Skyview, I
3 A. Yes.	3 don't know if there was changes. I'm not
4 Q. Okay. And in his capacity as CFO of	4 aware.
5 Highland, did he report directly to you?	
6 A. Yes.	5 Q. Have you considered firing 6 Mr. Waterhouse from any of the positions that
	7 he holds with any of the companies that were
7 Q. In his capacity as treasurer of	
8 HCMFA, did he report directly to you?	8 formerly affiliated with Highland?
9 A. Yeah, it appears that, yes, that is	9 A. No.
10 how it was structured.	10 Q. As the president of HCMFA
11 Q. Can you think of any position that	11 withdrawn.
12 Mr. Waterhouse ever held in the Highland family	12 As the person who was in control of
13 of companies where he didn't report directly to	13 HCMFA, did you have any responsibility for
14 you?	14 being familiar with HCMFA's debts and
15 A. I can't – I can't think of any.	15 obligations?
16 Q. Is Mr. Waterhouse the treasurer of	16 MS. DEITSCH-PEREZ: Object to the
17 HCMFA today?	17 form.
18 A. I don't know. I'm not aware of any	18 A. I don't know.
19 changes, nor did I orchestrate any changes, but	19 Q. Did you ever do anything in your
20 I don't know for sure.	20 capacity as the person in control of HCMFA to
Q. Can you identify any position that	21 familiarize yourself with HCMFA's debts and
22 Mr. Waterhouse holds with any former affiliated	22 obligations?
23 company of Highland today?	23 A. Not during – I mean, not prior to
24 A. Again, I'm not aware of any changes,	24 bankruptcy.
25 nor did I orchestrate or precipitate any	25 Q. So before the bankruptcy, you didn't
-	

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1 DONDERO - 10/29/21	age 316 1	Page 31 DONDERO - 10/29/21
2 take any steps to familiarize yourself with	2	Q. How do you define "significance"?
3 HCMFA's debts and obligations. Do I have that	3	A. Like waiving fees on a mutual fund,
	١.	purchasing another mutual fund, yeah, things
3	5	like that.
	6	
·		Q. Was there any document or policy
7 knowing and understanding the scope and extent	7	that you are aware of that specifically identifies the scope of Mr. Waterhouse's
8 of HCMFA's debts and obligations?	8	•
9 A. That would have fallen on Frank and	9	authority as the treasurer of HCMFA?
10 his group.	10	
11 Q. Okay. Do you have an understanding	11	Q. Is there anything that you are aware
22 as to who was authorized to incur obligations	12	, ,
3 on behalf of HCMFA?	13	, and the second
A. I mean, beyond – beyond due course,	14	
5 I struggle to see why it would be anybody other	15	•
6 than me, but I don't know.	16	* * * * * * * * * * * * * * * * * * * *
7 Q. Do you know if Mr. Waterhouse was	17	•
18 authorized as the treasurer of HCMFA to incur	18	·
9 obligations on its behalf?	19	if you were going to delegate everything to an
20 A. He wasn't the senior operating or	20	employee three levels down, you know.
executive positions there. So the answer is	21	MS. DEITSCH-PEREZ: Okay. John,
22 no, beyond, you know – beyond the normal	22	•
course of operating expenses or whatever, but	23	•
24 it would — he would never be the person on	24	•
25 anything of significance.	25	Davor, I'm happy to accommodate, but at
	age 318	Page 31
1 DONDERO - 10/29/21	1	DONDERO - 10/29/21
2 some point we have got to be able to get	2	A. I don't know.
more than 10 minutes of testimony in a row.	3	Q. I appreciate that you don't know,
4 So let's take a short break.	4	but do you have any reason as you sit here
5 MS. DEITSCH-PEREZ: Thank you.	5	today to believe that he failed to fulfill that
6 VIDEOGRAPHER: Going off the record.	6	particular responsibility?
7 The time is 11:08.	7	
8 (Recess taken 11:08 a.m. to 11:16 a.m.)	8	Q. Okay. Are you an authorized
9 VIDEOGRAPHER: Back on the record,	9	signatory on HCMFA's bank accounts?
0 11:16.	10	
1 Q. Mr. Dondero, did you communicate	11	Q. Do you know who the authorized
2 with anybody on the break about the substance	12	•
3 of your testimony?	13	
14 A. No.	14	, ,
E O As traceurer of LOMEA did	4 =	employed or previously employed by Highland was
•	15	
6 Mr. Waterhouse's responsibilities include being	16	an authorized signatory with respect to any of
16 Mr. Waterhouse's responsibilities include being		an authorized signatory with respect to any of HCMFA's bank accounts?
16 Mr. Waterhouse's responsibilities include being17 familiar with HCMFA's debts and obligations?	16	an authorized signatory with respect to any of HCMFA's bank accounts?
 Mr. Waterhouse's responsibilities include being familiar with HCMFA's debts and obligations? A. Yes. 	16 17	an authorized signatory with respect to any of HCMFA's bank accounts? A. I don't know.
 6 Mr. Waterhouse's responsibilities include being 7 familiar with HCMFA's debts and obligations? 8 A. Yes. 9 Q. Do you have any reason to believe as 	16 17 18	an authorized signatory with respect to any of HCMFA's bank accounts? A. I don't know.
 Mr. Waterhouse's responsibilities include being familiar with HCMFA's debts and obligations? A. Yes. Q. Do you have any reason to believe as you sit here today that Mr. Waterhouse failed 	16 17 18 19	an authorized signatory with respect to any of HCMFA's bank accounts? A. I don't know. Q. Do you know whether Mr. Waterhouse
Mr. Waterhouse's responsibilities include being familiar with HCMFA's debts and obligations? A. Yes. Q. Do you have any reason to believe as you sit here today that Mr. Waterhouse failed to fulfill his responsibilities as treasurer of	16 17 18 19 20	an authorized signatory with respect to any of HCMFA's bank accounts? A. I don't know. Q. Do you know whether Mr. Waterhouse was an authorized signatory on any of HCMFA's bank accounts?
Mr. Waterhouse's responsibilities include being familiar with HCMFA's debts and obligations? A. Yes. Q. Do you have any reason to believe as you sit here today that Mr. Waterhouse failed to fulfill his responsibilities as treasurer of HCMFA and familiarize himself with their debts	16 17 18 19 20 21	an authorized signatory with respect to any of HCMFA's bank accounts? A. I don't know. Q. Do you know whether Mr. Waterhouse was an authorized signatory on any of HCMFA's bank accounts? A. I don't know how he had – had it
16 Mr. Waterhouse's responsibilities include being 17 familiar with HCMFA's debts and obligations? 18 A. Yes. 19 Q. Do you have any reason to believe as 20 you sit here today that Mr. Waterhouse failed 21 to fulfill his responsibilities as treasurer of 22 HCMFA and familiarize himself with their debts	16 17 18 19 20 21 22	an authorized signatory with respect to any of HCMFA's bank accounts? A. I don't know. Q. Do you know whether Mr. Waterhouse was an authorized signatory on any of HCMFA's bank accounts? A. I don't know how he had – had it set up. There would have been, I imagine,
Mr. Waterhouse's responsibilities include being familiar with HCMFA's debts and obligations? A. Yes. Q. Do you have any reason to believe as you sit here today that Mr. Waterhouse failed to fulfill his responsibilities as treasurer of HCMFA and familiarize himself with their debts and responsibilities?	16 17 18 19 20 21 22 23	an authorized signatory with respect to any of HCMFA's bank accounts? A. I don't know. Q. Do you know whether Mr. Waterhouse was an authorized signatory on any of HCMFA's bank accounts? A. I don't know how he had – had it set up. There would have been, I imagine, checks and balances. We run, as far as I know,

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2 the right audit controls, et cetera. So I	2 you want to look at that.
3 would imagine there would have been somebody	3 A. No, but I think that is that is
	4 the answer, but that is my only awareness.
 4 preparing it and multiple signatures or 5 multiple sign-offs on wires, but I have no 	
6 awareness of this. I mean, I would believe	5 Q. Okay. Do you have – do you have –6 do you know whether she was ever appointed to
	1
7 that it was done compliantly and correctly, but8 I don't have any specific awareness.	7 any position within the Highland corporate
, ·	8 family other than as an attorney with Highland
9 Q. Okay. Do you know Lauren Thedford?	9 and as the secretary of HCMFA?10 A. I don't know.
10 A. Yes. 11 Q. And was Ms. Thedford an employee of	10 A. I don't know.11 Q. Other than Ms. Waterhouse –
. ,	
12 Highland at one time?	12 withdrawn. 13 Other than Mr. Waterhouse and
13 A. Yes.	
14 Q. Do you recall what position she held	14 Ms. Thedford, can you identify any current or
15 at any particular point in time?	15 former employee of Highland that ever served as16 an officer of HCMFA?
16 A. I believe she held several different	
17 positions over the years, but I remember most	17 A. I don't know.
 18 as a corporate attorney working on document – 19 documents when we – we do new funds or amend 	18 Q. Okay. Can you identify any current19 or former employee of Highland who was
	. ,
20 old funds.	20 simultaneously also an employee of HCMFA?
Q. Okay. Do you recall whether she	21 MS. DEITSCH-PEREZ: Object to the
22 served as an officer of HCMFA?	22 form.
A. Wasn't her name on the incumbency	A. You mean somebody who was a dual
24 certificate we had up earlier?	24 employee?
25 Q. It was. We can put it back up if	25 Q. Yeah, who was actually – yeah, to
Page 322	Page 32
1 DONDERO - 10/29/21	1 DONDERO - 10/29/21 2 don't remember when.
2 be clear, who was actually employed by both,	
3 who received, you know, income from both.	3 Q. Can you tell me generally the nature4 of NexPoint's business?
4 A. I don't know regarding income, but	
5 some of that historic portfolio managers like 6 Michael Crogon or Ignation I among dorf they	5 A. It is generally real estate related.
6 Michael Gregory or Jonathan Lamensdorf, they	6 Q. Have you controlled NexPoint
7 did work for HCMFA primarily, but they also did 8. other things for Highland, I don't know how	7 throughout its corporate existence, to the best8 of your knowledge?
8 other things for Highland. I don't know how	
9 their compensation or their bonuses were split.	9 A. Yes.
10 I just – I wouldn't have awareness of that.	10 Q. Do you have a title with NexPoint
11 Q. Let's move on to NexPoint. You're	11 today?
12 familiar with an entity called NexPoint	12 A. I believe I'm president, but I don't
13 Advisors, L.P.; correct?	13 know for sure.
14 A. Yes.	14 Q. Did you appoint Mr. Waterhouse to
15 Q. We will refer to that as NexPoint,	15 serve as treasurer of NexPoint?
16 okay?	16 A. I don't know.
17 A. Sure.	17 MR. MORRIS: Please put up Exhibit
18 Q. Do you know who owns NexPoint?	18 37.
19 A. Directly or indirectly, I believe I	19 Q. This is another incumbency
20 do.	20 certificate, sir?
21 Q. Okay. And do you control NexPoint?	21 A. Yes.
22 A. Yes.	22 Q. And do you see, is that your
23 Q. And do you know when NexPoint was	
	23 signature at the bottom?
24 created?	24 A. Looks like it, yes.
24 created? 25 A. More than five years ago, but I	

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	recollection that you personally identified		president of Highland, that Mr. Waterhouse	
	Mr. Waterhouse as the treasurer of NexPoint	١.	served in capacities with respect to affiliated	
	Advisors, L.P. effective as of April 11th,	4	companies?	
5	2019?	5	A. I was aware that multiple senior	
6	A. No, I mean, not – no.	6	executives had multiple titles at multiple	
7	Q. Do you have any reason to doubt that	7	different entities, but I didn't have specific	
	Mr. Waterhouse served as the treasurer of	8	awareness whatsoever on entities that Frank was	
	NexPoint Advisors prior to the petition date?		or was not involved in.	
10	A. No, I don't have a reason to	10	Q. Okay. But to the extent that he	
11	disagree with it. I just didn't have an	11	held a title with one of the affiliated	
12	awareness. And when you asked me earlier, the	12	companies, those affiliated companies would	
13	thing that was running through my mind is that	13	have been managed or controlled by you;	
14	,	14	correct?	
15	has a strong accounting background at NexPoint.	15	A. Generally.	
16	I just wasn't - I didn't know, based on	16	Q. You can't think of any title that he	
17	recollection, who was treasurer.	17	held with an affiliated company that wasn't	
18	Q. Okay. Were you aware that – but	18	managed by you, can you?	
19	you were aware, were you not, that	19	A. No, not off the top of my head.	
20	Mr. Waterhouse wore multiple hats?	20	Q. And you knew and intended prior to	
21	MS. DEITSCH-PEREZ: Objection to	21	the petition date to have Mr. Waterhouse serve	
22	form.	22	in multiple roles; is that fair?	
23	Q. Withdrawn.	23	A. Yes.	
24	You were aware, were you not, sir,	24	Q. Have you ever considered firing	
25	that during the time that you served as	25	Mr. Waterhouse from his position as treasurer	
	Page 326			e 327
1	DONDERO - 10/29/21	1	DONDERO - 10/29/21	
	of NexPoint Advisors?	2	Q. Do you know whether NexPoint's	
3	A. No.	3	balance sheet reflected obligations that it	
4	Q. Okay. As the president of NexPoint	4	carried as liabilities that were due and owing	
	Advisors, do you believe that you had a	5	to Highland?	
	responsibility to familiarize yourself with	6	A. I was aware generally of the notes,	
7	NexPoint's debts and obligations?	7	but I didn't study the NexPoint balance sheet.	
8			•	
	MS. DEITSCH-PEREZ: Object to the	8	Q. Do you believe that Mr. Waterhouse	
9	form.	8	Q. Do you believe that Mr. Waterhouse had any responsibility as NexPoint's treasurer	
10	form. A. Just generally.	8	Q. Do you believe that Mr. Waterhouse had any responsibility as NexPoint's treasurer to familiarize himself with NexPoint's debts	
10 11	form. A. Just generally. Q. Okay. Did you do anything to	8 9 10 11	Q. Do you believe that Mr. Waterhouse had any responsibility as NexPoint's treasurer to familiarize himself with NexPoint's debts and obligations?	
10 11 12	form. A. Just generally. Q. Okay. Did you do anything to generally inform yourself of NexPoint's debts	8 9 10 11 12	Q. Do you believe that Mr. Waterhouse had any responsibility as NexPoint's treasurer to familiarize himself with NexPoint's debts and obligations? A. Yeah. I mean, the role is different	
10 11 12	form. A. Just generally. Q. Okay. Did you do anything to generally inform yourself of NexPoint's debts and obligations?	8 9 10 11	 Q. Do you believe that Mr. Waterhouse had any responsibility as NexPoint's treasurer to familiarize himself with NexPoint's debts and obligations? A. Yeah. I mean, the role is different and the burden is different, and Frank and his 	
10 11 12 13 14	form. A. Just generally. Q. Okay. Did you do anything to generally inform yourself of NexPoint's debts and obligations? A. Not – not specifically that I can	8 9 10 11 12	Q. Do you believe that Mr. Waterhouse had any responsibility as NexPoint's treasurer to familiarize himself with NexPoint's debts and obligations? A. Yeah. I mean, the role is different and the burden is different, and Frank and his team orchestrated all the audits and compliance	
10 11 12 13 14 15	form. A. Just generally. Q. Okay. Did you do anything to generally inform yourself of NexPoint's debts and obligations? A. Not – not specifically that I can recall.	8 9 10 11 12 13	Q. Do you believe that Mr. Waterhouse had any responsibility as NexPoint's treasurer to familiarize himself with NexPoint's debts and obligations? A. Yeah. I mean, the role is different and the burden is different, and Frank and his team orchestrated all the audits and compliance statements and regulatory stuff for all of the	
10 11 12 13 14 15	form. A. Just generally. Q. Okay. Did you do anything to generally inform yourself of NexPoint's debts and obligations? A. Not – not specifically that I can recall. Q. Can you recall doing anything to	8 9 10 11 12 13 14	Q. Do you believe that Mr. Waterhouse had any responsibility as NexPoint's treasurer to familiarize himself with NexPoint's debts and obligations? A. Yeah. I mean, the role is different and the burden is different, and Frank and his team orchestrated all the audits and compliance statements and regulatory stuff for all of the funds managed by NexPoint.	
10 11 12 13 14 15 16	form. A. Just generally. Q. Okay. Did you do anything to generally inform yourself of NexPoint's debts and obligations? A. Not — not specifically that I can recall. Q. Can you recall doing anything to familiarize yourself with NexPoint's debts and	8 9 10 11 12 13 14 15	Q. Do you believe that Mr. Waterhouse had any responsibility as NexPoint's treasurer to familiarize himself with NexPoint's debts and obligations? A. Yeah. I mean, the role is different and the burden is different, and Frank and his team orchestrated all the audits and compliance statements and regulatory stuff for all of the funds managed by NexPoint. Q. Well, you personally were	
10 11 12 13 14 15 16 17 18	form. A. Just generally. Q. Okay. Did you do anything to generally inform yourself of NexPoint's debts and obligations? A. Not – not specifically that I can recall. Q. Can you recall doing anything to familiarize yourself with NexPoint's debts and obligations at any time?	8 9 10 11 12 13 14 15 16	Q. Do you believe that Mr. Waterhouse had any responsibility as NexPoint's treasurer to familiarize himself with NexPoint's debts and obligations? A. Yeah. I mean, the role is different and the burden is different, and Frank and his team orchestrated all the audits and compliance statements and regulatory stuff for all of the funds managed by NexPoint. Q. Well, you personally were responsible for Highland's audited financial	
10 11 12 13 14 15 16 17	form. A. Just generally. Q. Okay. Did you do anything to generally inform yourself of NexPoint's debts and obligations? A. Not — not specifically that I can recall. Q. Can you recall doing anything to familiarize yourself with NexPoint's debts and	8 9 10 11 12 13 14 15 16 17	Q. Do you believe that Mr. Waterhouse had any responsibility as NexPoint's treasurer to familiarize himself with NexPoint's debts and obligations? A. Yeah. I mean, the role is different and the burden is different, and Frank and his team orchestrated all the audits and compliance statements and regulatory stuff for all of the funds managed by NexPoint. Q. Well, you personally were	
10 11 12 13 14 15 16 17 18	form. A. Just generally. Q. Okay. Did you do anything to generally inform yourself of NexPoint's debts and obligations? A. Not – not specifically that I can recall. Q. Can you recall doing anything to familiarize yourself with NexPoint's debts and obligations at any time?	8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Do you believe that Mr. Waterhouse had any responsibility as NexPoint's treasurer to familiarize himself with NexPoint's debts and obligations? A. Yeah. I mean, the role is different and the burden is different, and Frank and his team orchestrated all the audits and compliance statements and regulatory stuff for all of the funds managed by NexPoint. Q. Well, you personally were responsible for Highland's audited financial statements, weren't you? MS. DEITSCH-PEREZ: Objection, form.	
10 11 12 13 14 15 16 17 18 19 20	form. A. Just generally. Q. Okay. Did you do anything to generally inform yourself of NexPoint's debts and obligations? A. Not – not specifically that I can recall. Q. Can you recall doing anything to familiarize yourself with NexPoint's debts and obligations at any time? MS. DEITSCH-PEREZ: Object to the	8 9 10 11 12 13 14 15 16 17 18	Q. Do you believe that Mr. Waterhouse had any responsibility as NexPoint's treasurer to familiarize himself with NexPoint's debts and obligations? A. Yeah. I mean, the role is different and the burden is different, and Frank and his team orchestrated all the audits and compliance statements and regulatory stuff for all of the funds managed by NexPoint. Q. Well, you personally were responsible for Highland's audited financial statements, weren't you?	
10 11 12 13 14 15 16 17 18 19 20 21	form. A. Just generally. Q. Okay. Did you do anything to generally inform yourself of NexPoint's debts and obligations? A. Not – not specifically that I can recall. Q. Can you recall doing anything to familiarize yourself with NexPoint's debts and obligations at any time? MS. DEITSCH-PEREZ: Object to the form. A. Not that I recall. Q. Did you ever look at NexPoint's	8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Do you believe that Mr. Waterhouse had any responsibility as NexPoint's treasurer to familiarize himself with NexPoint's debts and obligations? A. Yeah. I mean, the role is different and the burden is different, and Frank and his team orchestrated all the audits and compliance statements and regulatory stuff for all of the funds managed by NexPoint. Q. Well, you personally were responsible for Highland's audited financial statements, weren't you? MS. DEITSCH-PEREZ: Objection, form.	
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10 11 12 13 14 15 16 17 18 19 20 21 22	form. A. Just generally. Q. Okay. Did you do anything to generally inform yourself of NexPoint's debts and obligations? A. Not – not specifically that I can recall. Q. Can you recall doing anything to familiarize yourself with NexPoint's debts and obligations at any time? MS. DEITSCH-PEREZ: Object to the form. A. Not that I recall. Q. Did you ever look at NexPoint's	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Do you believe that Mr. Waterhouse had any responsibility as NexPoint's treasurer to familiarize himself with NexPoint's debts and obligations? A. Yeah. I mean, the role is different and the burden is different, and Frank and his team orchestrated all the audits and compliance statements and regulatory stuff for all of the funds managed by NexPoint. Q. Well, you personally were responsible for Highland's audited financial statements, weren't you? MS. DEITSCH-PEREZ: Objection, form. A. No. I mean, "responsible" is not the right word. I mean, we — I have to — as	

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2 but I am in no way involved in the preparation.	2 accounts?
3 Q. We will talk about that in a bit.	3 A. Idon't know.
4 Do you have any reason to believe	4 Q. Do you know whether there is any
5 today that Mr. Waterhouse failed to fulfill his	5 current or former employee of Highland who did
6 responsibilities as treasurer of NexPoint to	6 not hold an officer position at NexPoint who
7 familiarize himself with NexPoint's debts and	7 would have been an authorized signatory on
8 obligations?	8 NexPoint's bank accounts?
9 A. I don't know.	9 MS. DEITSCH-PEREZ: Object to the
10 Q. You can't identify any particular	10 form.
11 reason that you might have for concluding that	11 A. I don't know.
12 Mr. Waterhouse failed to fulfill his duties as	12 Q. Can you identify any current or
13 treasurer of NexPoint to familiarize himself	13 former employee of Highland who served as an
	15 Ms. Thedford and Mr. Waterhouse?16 A. I don't know.
17 Q. Okay. Do you know who the	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1
18 authorized signatories are on NexPoint's bank	18 familiar with an entity called Highland Capital
19 accounts?	19 Management Services, Inc.?
20 A. No.	20 A. Generally, yes.
Q. Do you know if you're an authorized	Q. And can we refer to that as HCMS?
22 signatory on NexPoint's bank accounts?	22 A. Yes.
23 A. I don't know.	Q. Do you have a direct or indirect
Q. Do you know if Mr. Waterhouse is an	24 ownership interest in HCMS?
25 authorized signatory on NexPoint's bank	25 A. I believe so.
Page 330	Page 33 1 DONDERO - 10/29/21
DONDERO - 10/29/21 Q. And do you own a majority of the	
	2 something the investors are willing to take a
3 interest directly or indirectly in HCMS?	3 chance on and then give you separate account
4 A. I believe so.	4 money along those lines.
Q. Do you control HCMS?A. I believe so.	Q. Do you have a title with HCMS today?A. I don't know.
7 Q. Have you – has there ever been a	7 Q. But you do control the entity; is
8 period of time in HCMS's corporate existence	8 that fair?
9 where you did not control that entity?	9 MS. DEITSCH-PEREZ: Object to the
10 A. Not that I'm aware of.	10 form, asked and answered.
Q. Do you recall when HCMS was created?	11 A. I believe so.
I2 A. More than five years ago, but I	12 Q. Okay. Do you know whether
don't remember when.	13 Mr. Waterhouse has ever served as an officer of
14 Q. Do you have an understanding of the	14 HCMS?
15 nature of HCMS's business?	15 A. I have no idea.
16 A. It manages some assets, and it was	16 Q. Can you identify any person in the
17 trying to create track records that then could	17 world who has ever served as an officer of
18 be marketed.	18 HCMS?
19 Q. What does it mean to create a track	19 A. I don't know what the incumbency
20 record that could be marketed?	20 certificate would look like for services, but
21 A. You execute investments and	21 I'm willing to be refreshed.
22 investment strategy that you can refine and	22 Q. Do you know if anybody ever served
23 articulate and show good results to potential	23 as the chief – withdrawn.
24 third-party investors as – as evidence that	24 Did HCMF ever have anybody serve in
25 you can do it. And then that track record is	25 the capacity of chief financial officer?
· • • · · · · · · · · · · · · · · · · ·	

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2 A. The subject of that question was	2 HCMS's debts and obligations?
3 HCMF. Is that what you meant to say, or did	3 A. I guess my answer, which would apply
4 you mean Services?	4 to all of these entities, is awareness to know
5 Q. No, I apologize. Thank you for the	5 that the amounts were de minimis relative to
6 clarification. I did mean HCMS, so let me try	6 the value of the entity, and the debt service
7 again.	7 costs or issues were very de minimis relative
8 Has anybody ever served in the	8 to the entities, but beyond that, I didn't
9 capacity of chief financial officer of HCMS?	9 study them.
10 A. HCMF.	10 Q. Well, did did HCMFA have
11 MS. DEITSCH-PEREZ: S.	11 obligations to HCMLP that you would
12 A. Not-	12 characterize as di minimis from HCMFA's
13 Q. S.	13 perspective?
4 A. Not of Services – not that –	14 A. Yeah, or just – it never had
	15 obligations that were more than de minimis.
 again, I don't know. I'm willing to be refreshed, but I – I have no awareness. 	16 Q. As as the person in control of
7 Q. Okay. As president – as the person	·
, , ,	18 would not be able to satisfy its obligations to 19 HCMLP if – if a demand was made?
9 responsibility to familiarize yourself with	
that entity's debts and obligations?	20 A. No.
A. Again, just generally, to the extent	21 Q. Okay. Was anybody charged with the
that they were material or an issue or	22 responsibility of familiarizing themselves with
3 whatever, but no more than generally.	23 HCMS's debts and obligations?24 A. Again, to differentiate or separate
Q. Can you describe anything you ever	
25 did to generally familiarize yourself with	25 myself from the treasury function or from what
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2 Frank and his group were doing.	2 complete answer regarding a myriad of ways
From my perspective, I had to be	3 you've asked me kind of the same structural
4 aware about it – aware of any obligations or	4 questions.
5 notes or debt service costs, et cetera, but to	5 Q. I am, and just to be clear, I'm
6 the extent that I was aware and knew that it	6 asking kind of the same structural questions
	7 with respect to each of the entities at issue.
7 was de minimis, I didn't spend any time 8 focusing on it, studying it, calculating it	·
8 focusing on it, studying it, calculating it	8 I think you picked up on that. I hope you
9 exactly, or anything like that.	9 don't think I'm being repetitive.
0 Having said that, we are highly	10 You mentioned Frank and his group in
1 compliant. We do – we did audits every year	11 the context of HCMS. Did I hear that
2 with reputable accounting firms that were	12 correctly?
3 complete and in depth. And any obligations	13 A. Yes.
4 and/or assets, de minimis or not, in my view,	14 Q. Okay. HCMS did not have a shared
5 would nonetheless have to be reflected or	15 services agreement with Highland; correct?
6 captured accurately and prepared for the	16 MS. DEITSCH-PEREZ: You mean a
7 auditors in supplying, you know, detail or	17 written shared services agreement, John?
8 source documents or whatever, whatever they do	18 Q. Do you understand the question, sir?
0	
5 1	19 A. Yeah. My answer would be the
And all that would have done been	20 advisors like NexPoint and HFAM that had to
And all that would have done – been done exactly and expertly, as far as I know,	20 advisors like NexPoint and HFAM that had to21 have by law and regulatory statute have to have
And all that would have done – been done exactly and expertly, as far as I know, and it would have been done by Frank and his	 advisors like NexPoint and HFAM that had to have by law and regulatory statute have to have formal sub advisors and shared services
And all that would have done – been done exactly and expertly, as far as I know, and it would have been done by Frank and his group.	 advisors like NexPoint and HFAM that had to have by law and regulatory statute have to have formal sub advisors and shared services agreements had formal shared services
And all that would have done – been done exactly and expertly, as far as I know, and it would have been done by Frank and his group. Q. Okay.	 advisors like NexPoint and HFAM that had to have by law and regulatory statute have to have formal sub advisors and shared services agreements had formal shared services agreement.
And all that would have done – been done exactly and expertly, as far as I know, and it would have been done by Frank and his group.	 advisors like NexPoint and HFAM that had to have by law and regulatory statute have to have formal sub advisors and shared services agreements had formal shared services

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1	Page 336 DONDERO - 10/29/21	1	DONDERO - 10/29/21	Page 337
2	formal written shared services agreements were	2	A. Yeah, yes, and early into '21, I	
3	often serviced similarly or or exactly the	3	believe also.	
4	same as those entities, but without a written	4	Q. Okay. As – as part of the oral	
5	agreement, but with a verbal shared services	5	agreement that you referenced, was there – was	
6	agreement providing, again, all the same	6	there ever an agreement that HCMS would pay any	
7	similar services.	7	money to Highland in exchange for the services	
8	And the entities that didn't have a	8	that Highland provided to it?	
9	written shared services agreement weren't	9	A. I do not believe there was a	
0	getting shared services or support from any	10	financial remuneration aspect of it.	
1	other entities other than Highland doing the	11	Q. Okay. And do you recall during your	
2	same thing for them that it did for the mutual	12	time as president of Highland whether Highland	
3	funds.	13	ever received payment from HCMS for services	
4	Q. Okay. Can you tell me who entered	14	rendered?	
5	into an oral shared services agreement between	15	MS. DEITSCH-PEREZ: And are we just	
6	Highland and HCMS?	16	talking about money?	
7	A. Boy, I can imagine way back in the	17	MR. MORRIS: Correct.	
8	day it would have been myself and Frank, but he	18	A. Yeah, I don't – I don't recall	
9	and his group understood and knew that they	19	moneys being – well, you know what, let me –	
0	were doing it for all the new entities that	20	let me clarify that a little bit.	
1	came along, and I can't imagine it was even	21	If there were any direct costs that	
2	talked about much over the years.	22	Highland would have incurred like getting the	
3	Q. Did did HCMFA and NexPoint pay	23	audits done, you know, like if Price Waterhouse	
4	money to Highland under the shared services	24	said, okay, give us the details on, you know,	
25	agreement until let's just say late 2020?	25	all the different entities that roll up into	
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1	DONDERO - 10/29/21			- 3
	DOINDER(O 10/20/21	1	DONDERO - 10/29/21	
2	the Highland entity.	2	DONDERO - 10/29/21 the DAF wasn't paying a fee, along the way, to	
		_		
	the Highland entity.	2	the DAF wasn't paying a fee, along the way, to	
3	the Highland entity. And then – and they prepared	3	the DAF wasn't paying a fee, along the way, to Highland for shared services, Highland got the	
3 4 5	the Highland entity. And then – and they prepared statements or did work for services, Frank and	3 4	the DAF wasn't paying a fee, along the way, to Highland for shared services, Highland got the benefit of the track record that was being	
3 4 5 6	the Highland entity. And then – and they prepared statements or did work for services, Frank and his group would have passed through those costs and expected services and/or Dugaboy or any of	2 3 4 5 6	the DAF wasn't paying a fee, along the way, to Highland for shared services, Highland got the benefit of the track record that was being built at the DAF to then market to third	
3 4 5 6 7	the Highland entity. And then – and they prepared statements or did work for services, Frank and his group would have passed through those costs and expected services and/or Dugaboy or any of	2 3 4 5 6	the DAF wasn't paying a fee, along the way, to Highland for shared services, Highland got the benefit of the track record that was being built at the DAF to then market to third parties, which then created a revenue stream	
3 4 5 6 7 8	the Highland entity. And then – and they prepared statements or did work for services, Frank and his group would have passed through those costs and expected services and/or Dugaboy or any of the other entities to pay for direct	2 3 4 5 6 7	the DAF wasn't paying a fee, along the way, to Highland for shared services, Highland got the benefit of the track record that was being built at the DAF to then market to third parties, which then created a revenue stream for Highland down the road.	
3 4 5 6 7 8	the Highland entity. And then – and they prepared statements or did work for services, Frank and his group would have passed through those costs and expected services and/or Dugaboy or any of the other entities to pay for direct out-of-pocket costs. But it wouldn't have paid	2 3 4 5 6 7 8	the DAF wasn't paying a fee, along the way, to Highland for shared services, Highland got the benefit of the track record that was being built at the DAF to then market to third parties, which then created a revenue stream for Highland down the road. And I would say that was the same intent on Services. Q. Is there anything – anything else	
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3 4 5 6 7 8 9 0 1 2 3 4 5 6	the Highland entity. And then – and they prepared statements or did work for services, Frank and his group would have passed through those costs and expected services and/or Dugaboy or any of the other entities to pay for direct out-of-pocket costs. But it wouldn't have paid a supplemental fee or profit or anything to Highland. Q. Okay. To the best of your recollection, during the time that you were president of Highland, did Highland ever receive anything of value from HCMS on account of services other than the reimbursement of	2 3 4 5 6 7 8 9 10 11 12 13 14 15	the DAF wasn't paying a fee, along the way, to Highland for shared services, Highland got the benefit of the track record that was being built at the DAF to then market to third parties, which then created a revenue stream for Highland down the road. And I would say that was the same intent on Services. Q. Is there anything – anything else of value that you believe HCMS provided to Highland in exchange for the services that Highland rendered? A. That would be primarily it. I would say there is probably times where Services	
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3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 1 2 3 4 5 6 7 8 9 0 1 1 2 3 4 5 6 7 8 9 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	the Highland entity. And then – and they prepared statements or did work for services, Frank and his group would have passed through those costs and expected services and/or Dugaboy or any of the other entities to pay for direct out-of-pocket costs. But it wouldn't have paid a supplemental fee or profit or anything to Highland. Q. Okay. To the best of your recollection, during the time that you were president of Highland, did Highland ever receive anything of value from HCMS on account of services other than the reimbursement of out-of-pocket expenses? A. Yeah, I'm going to go back to my comment in terms of building track record. And I would use – yeah, we had done it several times in the past and it had worked effectively. And that is – you know, yeah, I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	the DAF wasn't paying a fee, along the way, to Highland for shared services, Highland got the benefit of the track record that was being built at the DAF to then market to third parties, which then created a revenue stream for Highland down the road. And I would say that was the same intent on Services. Q. Is there anything – anything else of value that you believe HCMS provided to Highland in exchange for the services that Highland rendered? A. That would be primarily it. I would say there is probably times where Services provided liquidity for Highland or helped on investments that Highland was involved in, but I would have to refresh myself on exactly what. Q. Is it fair to say that HCMF – HCMS never provided a revenue stream to Highland	
7 8 9	the Highland entity. And then – and they prepared statements or did work for services, Frank and his group would have passed through those costs and expected services and/or Dugaboy or any of the other entities to pay for direct out-of-pocket costs. But it wouldn't have paid a supplemental fee or profit or anything to Highland. Q. Okay. To the best of your recollection, during the time that you were president of Highland, did Highland ever receive anything of value from HCMS on account of services other than the reimbursement of out-of-pocket expenses? A. Yeah, I'm going to go back to my comment in terms of building track record. And I would use – yeah, we had done it several times in the past and it had worked effectively. And that is – you know, yeah, I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	the DAF wasn't paying a fee, along the way, to Highland for shared services, Highland got the benefit of the track record that was being built at the DAF to then market to third parties, which then created a revenue stream for Highland down the road. And I would say that was the same intent on Services. Q. Is there anything – anything else of value that you believe HCMS provided to Highland in exchange for the services that Highland rendered? A. That would be primarily it. I would say there is probably times where Services provided liquidity for Highland or helped on investments that Highland was involved in, but I would have to refresh myself on exactly what. Q. Is it fair to say that HCMF – HCMS never provided a revenue stream to Highland similar to the revenue stream that was provided	
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 12 12 12 12 12 12 12 12 12 12 12 12 12	the Highland entity. And then – and they prepared statements or did work for services, Frank and his group would have passed through those costs and expected services and/or Dugaboy or any of the other entities to pay for direct out-of-pocket costs. But it wouldn't have paid a supplemental fee or profit or anything to Highland. Q. Okay. To the best of your recollection, during the time that you were president of Highland, did Highland ever receive anything of value from HCMS on account of services other than the reimbursement of out-of-pocket expenses? A. Yeah, I'm going to go back to my comment in terms of building track record. And I would use – yeah, we had done it several times in the past and it had worked effectively. And that is – you know, yeah, I mean, the – the track record in CLO paper was	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	the DAF wasn't paying a fee, along the way, to Highland for shared services, Highland got the benefit of the track record that was being built at the DAF to then market to third parties, which then created a revenue stream for Highland down the road. And I would say that was the same intent on Services. Q. Is there anything – anything else of value that you believe HCMS provided to Highland in exchange for the services that Highland rendered? A. That would be primarily it. I would say there is probably times where Services provided liquidity for Highland or helped on investments that Highland was involved in, but I would have to refresh myself on exactly what. Q. Is it fair to say that HCMF – HCMS never provided a revenue stream to Highland similar to the revenue stream that was provided by HCMFA and NexPoint under the shared services	

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2 withdrawn.	2 former Highland employee who served as an
• •	,
4 responsibility for familiarizing themselves	4 A. No, I would need to be refreshed.
5 with HCMS' debts and obligations?	5 Q. Okay. Can you identify –
6 MS. DEITSCH-PEREZ: Object to the	6 withdrawn. Let's go to the last one, HCRE.
7 form.	7 Are you familiar with an entity
8 A. Frank and his team, as part of	8 called HCRE Partners, LLC?
9 preparing the audited financials for all the	9 A. Yes.
10 entities, would have definitively been aware of	10 Q. And is that entity now known as
11 all of them. Who else on the services	11 NexPoint Real Estate Partners, LLC?
12 incumbency certificate or – would be aware or	12 A. You know what, I do believe it had a
13 have knowledge, I don't know.	13 name change. I don't know if that is the name
14 Q. Okay. And when you refer to "Frank	14 change, but that would make sense.
15 and his team," are any of them acting as an	15 Q. Okay. Can we just refer to that
16 officer or employee of HCMS in what you are	16 entity as HCRE?
17 thinking about?	17 A. That is fine.
18 A. I – I don't know. I don't know.	18 Q. Okay. Do you have any direct or
19 Did – we haven't – have we looked at the	19 indirect ownership interest in HCRE?
20 incumbency certificate for services?	20 A. Yes.
21 Q. No.	21 Q. And is it a majority interest to the
22 A. I don't know. I don't know off the	22 best of your knowledge?
23 top of my head.	23 A. Yes.
Q. Okay. Let's just finish this up.	24 Q. Do you control HCRE?
25 Can you identify any current or	25 A. Yes.
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1 DONDERO - 10/29/21	1 DONDERO - 10/29/21
2 Q. Have you controlled HCRE throughout	2 has ever been given the responsibility –
3 its corporate existence?	3 withdrawn.
4 A. Yes.	4 Do you know whether anybody has ever
5 Q. Can you tell me what the nature of	5 had the responsibility for familiarizing
6 HCRE's business is?	6 themselves with the debts and obligations of
7 A. It makes real estate investments.	7 HCRE?
8 Q. Do you have a title with that	8 A. It would be the same answer as given
9 entity?	9 on the other entities. It would be the
10 A. I don't know, but I'm willing to be	10 treasurer, which is probably Frank. And if not
11 refreshed. And I assume its incumbency	11 the treasurer it would be Frank in his role and
12 certificate looks similar to the ones that you	12 his team of putting together the complete and
13 have put up.	13 accurate financials of HCRE.
14 Q. Can you identify for me today	Q. Other than putting together the
15 anybody who has ever served as an officer of	15 complete and accurate financials of HCRE, did
16 HCRE at any time?	16 Frank and his team have any other
17 A. I would rather be refreshed. I	17 responsibility with respect to understanding
18 would imagine myself and Matt McGraner are two	18 the debts and obligations of HCRE?
19 of those people, but I don't know for sure.	19 MS. DEITSCH-PEREZ: Objection, form.
20 Q. Okay. Without the incumbency	20 A. Again, just the general overlay
21 certificates or other documentation, you are	21 being that they were de minimis and — de
22 not able to give me any names other than Mr. –	22 minimus, and the service obligations were de
23 other than you and Mr. McGraner; is that fair?	23 minimus relative to the value or operating
24 A. That's correct.	24 income of the enterprise.
25 Q. Okay. Do you know whether anybody	25 In other words, had they been more

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2 material or material, they would have had more	2 30(b)(6) notices if we can.
3 focus. But they didn't deserve more focus.	3 MR. MORRIS: Can we put up a
4 Q. And so is it fair to say that you	4 document that has been marked as
	5 Exhibit 47.
5 didn't do anything to familiarize yourself with	
6 HCRE's debts and obligations?	6 (Exhibit 47 marked.)
7 MS. DEITSCH-PEREZ: Object to the	7 Q. Do you understand, Mr. Dondero, that
8 form.	8 you are here today in your individual capacity
9 A. Not on a regular detailed basis, you	9 and in your capacity as what is called a
0 know, just a general awareness.	10 30(b)(6) witness for certain entities?
1 Q. Did you ever take any steps to	11 A. Yes, a little bit to my chagrin.
2 review the affiliate loans and obligations that	12 And I don't think you will see me again as a
3 were due between and among Highland and its	13 30(b)(6) witness, but yes.
4 affiliated companies?	14 Q. All right. Well, it wasn't my
5 A. Again, just generally.	15 choice, so let's just go through it quickly.
6 Q. What did you do?	16 Have you seen this document before,
7 A. Like I said, I had a general	17 sir?
8 awareness of them.	18 A. Yes.
9 Q. And did you receive from time to	19 Q. And do you understand that you are
time lists or information that specifically	20 here today in your capacity as NexPoint's
described the amounts that were due and owing	21 corporate representative?
2 from the affiliates to Highland?	22 A. Yes.
A. Yeah, from time to time the amounts,	23 Q. And do you understand that your
24 yes.	24 answers today in your capacity as NexPoint's
Q. Let's just quickly go to the	25 corporate representative will be binding on
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1 DONDERO - 10/29/21	1 DONDERO - 10/29/21
2 NexPoint?	2 NexPoint's answer?
3 MS. DEITSCH-PEREZ: As qualified by	3 MS. DEITSCH-PEREZ: Again, subject
the objections that we made.	4 to our objection, but
5 MR. MORRIS: Sure.	5 A. Yeah, to the best I can.
6 A. I will do the best I can.	6 Q. Okay. The next topic concerns
7 Q. Thank you so much.	7 affirmative defenses.
8 MR. MORRIS: Can we go to the next	8 Do you see that?
page, please. The last page. The topics.	9 A. Yes.
0 Q. Okay. Have you seen these topics	10 Q. Do you have an understanding of what
1 before, sir?	11 an affirmative defense is?
2 A. Yes.	12 A. Yes.
3 Q. Okay. Do you see that we asked for	13 Q. What is your understanding of an
4 somebody to testify as to NexPoint's answer?	14 affirmative defense?
5 A. Yes.	15 A. I think it is those – phrase that
6 Q. Okay. Are you aware that	16 you see in most of our answers, the
7 NexPoint – are you aware that NexPoint filed	17 justification, estoppel, waiver, and then
8 an answer to Highland's amended complaint?	18 and then there is some specific answers beyond
9 A. Yes.	19 that, I guess.
20 Q. And did you review NexPoint's answer	20 Q. Okay. Are you prepared –
21 at any time before today's deposition?	21 MS. DEITSCH-PEREZ: John, I take it
22 A. It was in the binder, I believe,	22 you will show him. He doesn't have to have
	you will show thin. The doesn't have to have
23 that you guive cent over	23 them memorized
, , ,	23 them memorized.
Q. I think that's right. Are you	24 MR. MORRIS: No, of course not.

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2 going to ask him, you will put it in front	2 are you – do you have knowledge of the – of
3 of him?	3 NexPoint's use of the proceeds of the note?
4 MR. MORRIS: Of course.	4 A. Not specifically.
5 MS. DEITSCH-PEREZ: Thank you.	5 Q. All right. Maybe I will refresh
6 Q. Are you prepared to testify today to	6 your recollection later.
7 the circumstances, communications, documents,	7 And then the last topic is discovery
8 and facts concerning NexPoint's affirmative	8 requests.
9 defenses?	9 Do you see that?
10 A. Yeah, to the best that I can.	10 A. Yes.
11 Q. Okay. Do you see Top <mark>ic 3</mark> concerns	11 Q. Are you prepared to testify today on
12 the demand notes?	
13 A. Yes.	
13 A. Tes. 14 Q. Okay. Are you prepared to testify	13 discovery requests?14 A. To the best of my knowledge.
15 about the demand notes, including with respect	15 Q. Okay. Did you do anything to16 prepare for today's deposition?
16 to the specific issues identified in that	16 prepare for today's deposition?17 A. I met with Deborah.
17 topic?	
18 MS. DEITSCH-PEREZ: Again, subject	18 Q. When did you do that?
to the objections, particularly I think	19 A. A couple of days ago for a couple of
with respect to use of the proceeds.	20 hours, and a few days before that for a couple
Q. We will get to that.	21 of hours.
Are you prepared to testify?	22 Q. How many times –
23 A. I hope so.	23 MS. DEITSCH-PEREZ: Are you also
Q. And – and I know that there is an	24 asking about calls?
25 objection there, but just a simple yes or no,	25 MR. MORRIS: I appreciate that.
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2 A. Yeah. There were a couple of phone	2 of these meetings or phone calls who didn't
3 calls too.	3 represent you in your individual capacity?
4 Q. How many times did you communicate	4 A. No. It was just – it was just
5 with Deborah in preparation for today's	5 Deborah and I.
6 deposition?	6 Q. Okay. Have you had a chance to
•	
7 A. A half dozen, maybe, you know.8 Q. How many times –	7 review the transcript of Mr. Waterhouse's8 deposition?
•	·
9 A. You know, in-person and phone calls,10 but	9 A. No. I haven't seen it yet.10 Q. You haven't seen any portion of that
	7.
11 Q. How many times did you meet with her	11 deposition?
12 in-person?	12 A. No.
13 A. Two, maybe three.	13 Q. Are you aware of anything that
14 Q. And can you just tell me an estimate	14 Mr. Waterhouse testified to in his deposition?
15 of the total time spent preparing for this	15 A. No.
16 deposition, inclusive of both the meetings and	16 Q. You have no knowledge of anything
17 the phone calls?	17 that Mr. Waterhouse said last week in his
18 A. I don't know. Does it matter? I	18 deposition; do I have that right?
19 mean, I don't know. I don't know, four hours,	19 A. That's correct.
20 four hours.	20 Q. Okay. Do you have any knowledge as
21 Q. Okay. Did anybody participate in	21 to anything your sister said in her deposition?
22 these meetings or phone calls other than your	22 A. No, other than she is glad it is
23 lawyers?	23 over.
24 A. No.	24 Q. I hope – I hope she
25 Q. Did any lawyers participate in any	25 thinks at least I was respectful.

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2 Did – did you ever see her	2 deposition other than the stack that I provided
3 transcript – the transcript from her	3 and the deposition notices?
· · · · · · ·	
	1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	5 the notes, but that is it.
6 Q. How about Mr. Seery, did you see the	6 Q. Did you see any emails at all in
7 transcript from Mr. Seery's deposition?	7 connection with your preparation for today's
8 A. I didn't even know that Seery was	8 deposition?
9 deposed, so the answer is no.	9 A. No, not a single email.
10 Q. Okay. Are you aware that Dave Klos	10 MR. MORRIS: Okay. Let's put up
11 was deposed?	11 Exhibit 48, please.
12 A. You know what, I think I had	12 (Exhibit 48 marked.)
13 awareness of that, but I haven't seen that	13 Q. And I think you will see that this
14 deposition.	14 is the 30(b)(6) notice for HCMS. If we can go
15 Q. Do you know anything about anything	15 to the next page. And it is really the same –
16 that he testified to the other day?	16 I will represent to you that the topics for
17 A. Nope.	17 HCMS are the same as the topics for NexPoint.
18 Q. How about Kristin – Kristin	18 Have you seen HCMS's 30(b)(6) notice
19 Hendrix, are you aware that she was deposed?	19 that is up on the screen right now?
20 A. I think I heard that she was also.	20 A. Yes.
21 Q. Do you know anything about anything	21 Q. And if we took the time — if I took
22 that she testified to?	22 the time to ask you the same questions about
23 A. No.	23 your ability to answer on behalf of HCMS –
24 Q. Did you look at any documents to	24 HCMS with respect to the topics identified
25 refresh your recollection in advance of this	25 there and subject to your counsel's objections,
·	· · ·
Page 354	Dago 351
1 DONDERO - 10/29/21	Page 359
	1 DONDERO - 10/29/21
2 would you be able to do so?	1 DONDERO - 10/29/21 2 amended complaint.
2 would you be able to do so?3 A. Yes.	 DONDERO - 10/29/21 amended complaint. MS. DEITSCH-PEREZ: Is that in the
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Page 356 1 DONDERO - 10/29/21	Page 35 1 DONDERO - 10/29/21
2 If you recall, Highland filed an original	2 Q. So – so let me ask the question
3 complaint, and after you amended your answer	3 again then: Do you recall, with that
4 late in August pursuant to an agreement,	4 background, having reviewed and approved the
5 Highland filed amended complaints against	5 filing of this document at the beginning of
6 certain of the obligors in the notes	6 September 2021?
7 litigation.	7 A. Generally.
8 Does that refresh your recollection	8 Q. Okay. As you sit here today, are
9 that this document was prepared in early	9 you aware of anything in this document that is
0 September?	10 inaccurate?
I1 A. Okay.	11 A. Not that I'm aware of.
2 Q. Okay.	12 Q. Okay. Are you aware of anything in
3 A. I don't have specific memory.	13 the document that you believe should be
4 Q. Okay. So as always, Mr. Dondero, we	14 modified or amended to make it more complete or
5 have done this many times before, if there is	15 more accurate?
6 anything in the document that you think that	16 A. Not as of this moment.
7 you need to see because it is a little bit of a	17 Q. Okay. Can we please go to Paragraph
8 lengthy document, will you let me know that?	18 83. Okay. Right there.
9 A. Sure.	19 So do you see that on – on page 13
0 MS. DEITSCH-PEREZ: Yeah. And we	20 of the exhibit, we have in Paragraphs 82
1 have a copy if you need to stop and take a	21 through 91 what are called your affirmative
2 look. We did get a hard copy. We have a	22 defenses?
3 hard copy here.	23 A. Yes.
4 Q. Okay.	24 Q. All right. I'm going to skip the
25 A. All right.	25 one in 82 for the moment, but focusing on 83.
	-
Page 358 1 DONDERO - 10/29/21	Page 35 1 DONDERO - 10/29/21
≥ Odi i vou iusi i cau ii iai io voui scii ai iu icii i i ic	2 snare with me that concern that particular
	2 share with me that concern that particular 3 affirmative defense?
3 when you have done that?	3 affirmative defense?
3 when you have done that?4 A. Yes.	3 affirmative defense?4 MS. DEITSCH-PEREZ: And, again, just
 3 when you have done that? 4 A. Yes. 5 Q. Are you aware of any facts that 	 3 affirmative defense? 4 MS. DEITSCH-PEREZ: And, again, just 5 in this particular answer.
 3 when you have done that? 4 A. Yes. 5 Q. Are you aware of any facts that 6 concern this particular affirmative defense? 	 3 affirmative defense? 4 MS. DEITSCH-PEREZ: And, again, just 5 in this particular answer. 6 MR. MORRIS: That is all I'm asking
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when you have done that? A. Yes. Q. Are you aware of any facts that concern this particular affirmative defense? A. Which notes are these again? Q. These would be your personal notes. A. The – personal notes. I'm trying to remember. No, I – well, if you read the question one more time. Q. Sure. Just so – so to make sure that you understand, because I'm not here to	3 affirmative defense? 4 MS. DEITSCH-PEREZ: And, again, just 5 in this particular answer. 6 MR. MORRIS: That is all I'm asking 7 about. 8 Q. We're going to go through the answer 9 for each one of them. So just one at a time. 10 We're only talking about your – your notes. 11 A. No, not the moment. 12 Q. Let's go to Paragraph 84. 13 Do you see Paragraph 84 states,
when you have done that? A. Yes. Q. Are you aware of any facts that concern this particular affirmative defense? A. Which notes are these again? Q. These would be your personal notes. A. The – personal notes. I'm trying to remember. No, I – well, if you read the question one more time. Q. Sure. Just so – so to make sure that you understand, because I'm not here to trick you, this is your answer to Highland's	 3 affirmative defense? 4 MS. DEITSCH-PEREZ: And, again, just 5 in this particular answer. 6 MR. MORRIS: That is all I'm asking 7 about. 8 Q. We're going to go through the answer 9 for each one of them. So just one at a time. 10 We're only talking about your – your notes. 11 A. No, not the moment. 12 Q. Let's go to Paragraph 84. 13 Do you see Paragraph 84 states, 14 among other things, that plaintiff's claims are
when you have done that? A. Yes. Q. Are you aware of any facts that concern this particular affirmative defense? A. Which notes are these again? Q. These would be your personal notes. A. The – personal notes. I'm trying to remember. No, I – well, if you read the question one more time. Q. Sure. Just so – so to make sure that you understand, because I'm not here to trick you, this is your answer to Highland's complaint against you where Highland is trying	3 affirmative defense? 4 MS. DEITSCH-PEREZ: And, again, just 5 in this particular answer. 6 MR. MORRIS: That is all I'm asking 7 about. 8 Q. We're going to go through the answer 9 for each one of them. So just one at a time. 10 We're only talking about your – your notes. 11 A. No, not the moment. 12 Q. Let's go to Paragraph 84. 13 Do you see Paragraph 84 states, 14 among other things, that plaintiff's claims are 15 barred, in whole or in part, due to estoppel?
when you have done that? A. Yes. Q. Are you aware of any facts that concern this particular affirmative defense? A. Which notes are these again? Q. These would be your personal notes. A. The – personal notes. I'm trying to remember. No, I – well, if you read the question one more time. Q. Sure. Just so – so to make sure that you understand, because I'm not here to trick you, this is your answer to Highland's complaint against you where Highland is trying to recover on the notes that you signed.	3 affirmative defense? 4 MS. DEITSCH-PEREZ: And, again, just 5 in this particular answer. 6 MR. MORRIS: That is all I'm asking 7 about. 8 Q. We're going to go through the answer 9 for each one of them. So just one at a time. 10 We're only talking about your – your notes. 11 A. No, not the moment. 12 Q. Let's go to Paragraph 84. 13 Do you see Paragraph 84 states, 14 among other things, that plaintiff's claims are 15 barred, in whole or in part, due to estoppel? 16 A. Yes.
when you have done that? A. Yes. Q. Are you aware of any facts that concern this particular affirmative defense? A. Which notes are these again? Q. These would be your personal notes. A. The – personal notes. I'm trying to remember. No, I – well, if you read the question one more time. Q. Sure. Just so – so to make sure that you understand, because I'm not here to trick you, this is your answer to Highland's complaint against you where Highland is trying to recover on the notes that you signed. Do you understand that?	 affirmative defense? MS. DEITSCH-PEREZ: And, again, just in this particular answer. MR. MORRIS: That is all I'm asking about. Q. We're going to go through the answer for each one of them. So just one at a time. We're only talking about your – your notes. A. No, not the moment. Q. Let's go to Paragraph 84. Do you see Paragraph 84 states, among other things, that plaintiff's claims are barred, in whole or in part, due to estoppel? A. Yes. Q. Can you share with me any facts that
when you have done that? A. Yes. Q. Are you aware of any facts that concern this particular affirmative defense? A. Which notes are these again? Q. These would be your personal notes. A. The – personal notes. I'm trying to remember. No, I – well, if you read the question one more time. Q. Sure. Just so – so to make sure that you understand, because I'm not here to trick you, this is your answer to Highland's complaint against you where Highland is trying to recover on the notes that you signed. Do you understand that? A. Right.	3 affirmative defense? 4 MS. DEITSCH-PEREZ: And, again, just 5 in this particular answer. 6 MR. MORRIS: That is all I'm asking 7 about. 8 Q. We're going to go through the answer 9 for each one of them. So just one at a time. 10 We're only talking about your – your notes. 11 A. No, not the moment. 12 Q. Let's go to Paragraph 84. 13 Do you see Paragraph 84 states, 14 among other things, that plaintiff's claims are 15 barred, in whole or in part, due to estoppel? 16 A. Yes. 17 Q. Can you share with me any facts that 18 you are aware of that concern that particular
when you have done that? A. Yes. Q. Are you aware of any facts that concern this particular affirmative defense? A. Which notes are these again? Q. These would be your personal notes. A. The – personal notes. I'm trying to remember. No, I – well, if you read the question one more time. Q. Sure. Just so – so to make sure that you understand, because I'm not here to trick you, this is your answer to Highland's complaint against you where Highland is trying to recover on the notes that you signed. Do you understand that? A. Right. Q. Okay. So in Paragraph 83 you have	3 affirmative defense? 4 MS. DEITSCH-PEREZ: And, again, just 5 in this particular answer. 6 MR. MORRIS: That is all I'm asking 7 about. 8 Q. We're going to go through the answer 9 for each one of them. So just one at a time. 10 We're only talking about your – your notes. 11 A. No, not the moment. 12 Q. Let's go to Paragraph 84. 13 Do you see Paragraph 84 states, 14 among other things, that plaintiff's claims are 15 barred, in whole or in part, due to estoppel? 16 A. Yes. 17 Q. Can you share with me any facts that 18 you are aware of that concern that particular 19 affirmative defense?
when you have done that? A. Yes. Q. Are you aware of any facts that concern this particular affirmative defense? A. Which notes are these again? Q. These would be your personal notes. A. The – personal notes. I'm trying to remember. No, I – well, if you read the question one more time. Q. Sure. Just so – so to make sure that you understand, because I'm not here to trick you, this is your answer to Highland's complaint against you where Highland is trying to recover on the notes that you signed. Do you understand that? A. Right. Q. Okay. So in Paragraph 83 you have asserted an affirmative defense that the	3 affirmative defense? 4 MS. DEITSCH-PEREZ: And, again, just 5 in this particular answer. 6 MR. MORRIS: That is all I'm asking 7 about. 8 Q. We're going to go through the answer 9 for each one of them. So just one at a time. 10 We're only talking about your – your notes. 11 A. No, not the moment. 12 Q. Let's go to Paragraph 84. 13 Do you see Paragraph 84 states, 14 among other things, that plaintiff's claims are 15 barred, in whole or in part, due to estoppel? 16 A. Yes. 17 Q. Can you share with me any facts that 18 you are aware of that concern that particular 19 affirmative defense? 20 A. No.
when you have done that? A. Yes. Q. Are you aware of any facts that concern this particular affirmative defense? A. Which notes are these again? Q. These would be your personal notes. A. The – personal notes. I'm trying to remember. No, I – well, if you read the question one more time. Q. Sure. Just so – so to make sure that you understand, because I'm not here to trick you, this is your answer to Highland's complaint against you where Highland is trying to recover on the notes that you signed. Do you understand that? A. Right. Q. Okay. So in Paragraph 83 you have asserted an affirmative defense that the plaintiff's claims are barred in whole or in	3 affirmative defense? 4 MS. DEITSCH-PEREZ: And, again, just 5 in this particular answer. 6 MR. MORRIS: That is all I'm asking 7 about. 8 Q. We're going to go through the answer 9 for each one of them. So just one at a time. 10 We're only talking about your – your notes. 11 A. No, not the moment. 12 Q. Let's go to Paragraph 84. 13 Do you see Paragraph 84 states, 14 among other things, that plaintiff's claims are 15 barred, in whole or in part, due to estoppel? 16 A. Yes. 17 Q. Can you share with me any facts that 18 you are aware of that concern that particular 19 affirmative defense? 20 A. No. 21 Q. Okay. I'm going to skip over 85
when you have done that? A. Yes. Q. Are you aware of any facts that concern this particular affirmative defense? A. Which notes are these again? Q. These would be your personal notes. A. The – personal notes. I'm trying to remember. No, I – well, if you read the question one more time. Q. Sure. Just so – so to make sure that you understand, because I'm not here to trick you, this is your answer to Highland's complaint against you where Highland is trying to recover on the notes that you signed. Do you understand that? A. Right. Q. Okay. So in Paragraph 83 you have asserted an affirmative defense that the plaintiff's claims are barred in whole or in part due to waiver.	3 affirmative defense? 4 MS. DEITSCH-PEREZ: And, again, just 5 in this particular answer. 6 MR. MORRIS: That is all I'm asking 7 about. 8 Q. We're going to go through the answer 9 for each one of them. So just one at a time. 10 We're only talking about your – your notes. 11 A. No, not the moment. 12 Q. Let's go to Paragraph 84. 13 Do you see Paragraph 84 states, 14 among other things, that plaintiff's claims are 15 barred, in whole or in part, due to estoppel? 16 A. Yes. 17 Q. Can you share with me any facts that 18 you are aware of that concern that particular 19 affirmative defense? 20 A. No. 21 Q. Okay. I'm going to skip over 85 22 because I've gotten that answer elsewhere. If
when you have done that? A. Yes. Q. Are you aware of any facts that concern this particular affirmative defense? A. Which notes are these again? Q. These would be your personal notes. A. The – personal notes. I'm trying to remember. No, I – well, if you read the question one more time. Q. Sure. Just so – so to make sure that you understand, because I'm not here to trick you, this is your answer to Highland's complaint against you where Highland is trying to recover on the notes that you signed. Do you understand that? A. Right. Q. Okay. So in Paragraph 83 you have asserted an affirmative defense that the plaintiff's claims are barred in whole or in part due to waiver. Do you see that?	3 affirmative defense? 4 MS. DEITSCH-PEREZ: And, again, just 5 in this particular answer. 6 MR. MORRIS: That is all I'm asking 7 about. 8 Q. We're going to go through the answer 9 for each one of them. So just one at a time. 10 We're only talking about your – your notes. 11 A. No, not the moment. 12 Q. Let's go to Paragraph 84. 13 Do you see Paragraph 84 states, 14 among other things, that plaintiff's claims are 15 barred, in whole or in part, due to estoppel? 16 A. Yes. 17 Q. Can you share with me any facts that 18 you are aware of that concern that particular 19 affirmative defense? 20 A. No. 21 Q. Okay. I'm going to skip over 85 22 because I've gotten that answer elsewhere. If 23 we can go to 86, do you see that Paragraph 86
when you have done that? A. Yes. Q. Are you aware of any facts that concern this particular affirmative defense? A. Which notes are these again? Q. These would be your personal notes. A. The – personal notes. I'm trying to remember. No, I – well, if you read the question one more time. Q. Sure. Just so – so to make sure that you understand, because I'm not here to trick you, this is your answer to Highland's complaint against you where Highland is trying to recover on the notes that you signed. Do you understand that? A. Right. Q. Okay. So in Paragraph 83 you have asserted an affirmative defense that the plaintiff's claims are barred in whole or in part due to waiver. Do you see that? A. Yes.	3 affirmative defense? 4 MS. DEITSCH-PEREZ: And, again, just 5 in this particular answer. 6 MR. MORRIS: That is all I'm asking 7 about. 8 Q. We're going to go through the answer 9 for each one of them. So just one at a time. 10 We're only talking about your – your notes. 11 A. No, not the moment. 12 Q. Let's go to Paragraph 84. 13 Do you see Paragraph 84 states, 14 among other things, that plaintiff's claims are 15 barred, in whole or in part, due to estoppel? 16 A. Yes. 17 Q. Can you share with me any facts that 18 you are aware of that concern that particular 19 affirmative defense? 20 A. No. 21 Q. Okay. I'm going to skip over 85 22 because I've gotten that answer elsewhere. If 23 we can go to 86, do you see that Paragraph 86 24 asserts as an affirmative defense, among other
when you have done that? A. Yes. Q. Are you aware of any facts that concern this particular affirmative defense? A. Which notes are these again? Q. These would be your personal notes. A. The – personal notes. I'm trying to remember. No, I – well, if you read the question one more time. Q. Sure. Just so – so to make sure that you understand, because I'm not here to trick you, this is your answer to Highland's complaint against you where Highland is trying to recover on the notes that you signed. Do you understand that? A. Right. Q. Okay. So in Paragraph 83 you have asserted an affirmative defense that the plaintiff's claims are barred in whole or in part due to waiver. Do you see that?	3 affirmative defense? 4 MS. DEITSCH-PEREZ: And, again, just 5 in this particular answer. 6 MR. MORRIS: That is all I'm asking 7 about. 8 Q. We're going to go through the answer 9 for each one of them. So just one at a time. 10 We're only talking about your – your notes. 11 A. No, not the moment. 12 Q. Let's go to Paragraph 84. 13 Do you see Paragraph 84 states, 14 among other things, that plaintiff's claims are 15 barred, in whole or in part, due to estoppel? 16 A. Yes. 17 Q. Can you share with me any facts that 18 you are aware of that concern that particular 19 affirmative defense? 20 A. No. 21 Q. Okay. I'm going to skip over 85 22 because I've gotten that answer elsewhere. If 23 we can go to 86, do you see that Paragraph 86

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2 barred, in whole or in part, due to failure of	2 A. Let me read that one more time.
3 consideration, closed quote?	3 Q. Take your time.
4 A. Right, I see that.	4 A. I think that one is – I'm trying –
5 Q. Do you – do you	, ,
	5 I'm trying to remember if that one – if the
6 acknowledge that Highland transferred to you an	6 partner defense is on alternative comp that
7 amount of money equal to the principal amount	7 could have been taken or forgiveness that was
8 on each of the notes that are at issue?	8 in lieu of other comp — I'm trying to remember
9 A. I believe – yes.	9 if that falls under this category. I think it
10 Q. Okay. I appreciate that.	10 does.
Do you have any facts that would	11 Q. Okay. Is there anything else that
12 support the affirmative defense that is set	12 you can – any other facts that you can think
13 forth in Paragraph 86?	13 of that concern the affirmative defense in
4 A. No.	14 Paragraph 88?
5 Q. Okay. And then, finally,	15 A. I mean, the – yes. Okay. To the
6 Paragraph 88 asserts, among other things, that	16 extent that the in lieu of additional comp
7 the fraudulent transfer claim should be barred,	17 falls under there, so does the incentives to
8 in whole or in part, because the alleged	18 the incentive to me to help monetize illiquid
9 fraudulent transfer – and I'm summarizing	19 investments better faster.
20 here – was taken in good faith and for	20 Q. And does that relate to the three
21 reasonably equivalent value.	21 portfolio companies that are the subject of the
2 Do you see that?	22 oral agreement between you and your sister or
23 A. Yes.	23 to something else?
Q. Okay. Do you have any facts that	24 A. It is –
25 concern that particular affirmative defense?	25 MS. DEITSCH-PEREZ: Objection, form.
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2 A. – regarding that, yeah.	2 Q. Okay. So these questions I'm asking
3 Q. It is the same thing. Do I have	3 in your capacity as HCMS' 30(b)(6) witness.
4 that right?	4 Okay?
5 A. Yes.	5 A. Okay.
6 Q. Okay. Thank you very much.	6 Q. And you recall that one of the
7 Is there anything else you can share	7 topics under the deposition notice was HCMS'
8 with me about the facts that concern the	8 answer; right?
9 affirmative defense in Paragraph 88?	9 Are you prepared to answer questions
0 A. I think that is – that is – that	10 about this document?
1 is it.	11 A. Yep, to the best I can.
2 Q. Okay. Can we change now to	12 Q. Okay. Have you seen it before?
3 Exhibit 16, which you should have in your pile,	13 A. Yes.
4 which is the answer that was filed by the HCMS	14 Q. And do you know whether HCMS
15 to Highland's amended complaint.	15 authorized this Stinson firm to file this
6 (Exhibit 16 marked.)	16 document on its behalf at the beginning of
7 A. Which number is this?	17 2021?
18 Q. It is number 16.	18 A. Yes.
19 A. 16 in the binder?	19 Q. Did you personally have any role in
Q. It should be, yeah.	20 reviewing and preparing this document?
•	
21 A. Yes. Okay. I got it.	21 A. I mean, just generally that the
	21 A. I mean, just generally that the22 transition of former Judge Lynn passing and
Q. Okay. And is the first page titled	22 transition of former Judge Lynn passing and
	22 transition of former Judge Lynn passing and
Q. Okay. And is the first page titled Defendant, Highland Capital Management	transition of former Judge Lynn passing andBonds Ellis not being able to handle

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2 and/or – I think it was – yeah, just	2 Q. Let's go to Paragraph 40 – 94,
3 whatever. He moved to Stinson from – I think	3 please.
4 maybe it started at Bonds Ellis and then maybe	4 MS. DEITSCH-PEREZ: We may be
5 it went to Wick Phillips and then it went to	5 imperfect creatures as lawyers.
6 Stinson, but, you know, there was a migration	6 A. Yes.
7 of these notes in general.	7 Q. Okay.
8 Q. Was there a particular person who	8 A. Yes.
9 was charged with the responsibility of	9 Q. Okay. I was just going to say, do
10 approving and authorizing the filing of this	10 you see from Paragraphs 94 through 102 HCMS has
11 document on behalf of HCMS?	11 set forth its affirmative defenses?
12 A. Like I said, I think generally that	12 A. Yes.
13 was myself.	13 Q. Okay. Let's – let's start with the
14 Q. Okay. Are you aware of anything in	14 first one.
15 this document today that is inaccurate in any	15 Do you see in Paragraph 94 HCMS
16 way?	16 asserts that, quote: Plaintiff's claims are
17 A. Not specifically.	17 barred, in whole or in part, by the doctrine of
18 Q. Are you aware of anything generally	18 justification and/or repudiation?
19 in this document that is inaccurate in any way?	19 A. Yes.
20 A. Not at the moment.	20 Q. Are you aware of any facts that
	21 concern that particular defense?
21 Q. Are you aware of anything in this 22 document that you believe should be modified or	·
•	,
23 amended to make it more complete or more 24 accurate?	23 prepayments of the loan. I believe that is –
	24 those are the – they were material and
25 A. Not yet.	25 numerous prepayments of the loan, which I think
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2 was – that is incorporated into that defense.	2 ever did before this week to put Highland on
3 Q. Okay. We will talk about the – the	3 notice that it contended that it didn't have to
4 details of that in a moment, but are there any	4 pay its obligations under the notes because of
5 other kind of broad statements that you can	5 a prepayment defense?
6 give me that identify facts related to this	6 MS. DEITSCH-PEREZ: Object to the
·	7 form.
 7 particular affirmative defense? 8 MS. DEITSCH-PEREZ: Object to the 	8 A. We have no records. I'm not sure we
•	
9 form. 10 A. That is all I have at the moment.	9 would have ever been in a position to – to do
N O HOLDON HOVE OF THE HOUSE HE	
	10 that. The – you know, we were relying on
11 Q. Okay. Do you know whether any	11 shared services from Highland, and Highland had
11 Q. Okay. Do you know whether any 12 document that HCMS ever filed with the	shared services from Highland, and Highland hadall the records regarding the amounts and
11 Q. Okay. Do you know whether any 12 document that HCMS ever filed with the 13 bankruptcy court ever asserted, as in a	 shared services from Highland, and Highland had all the records regarding the amounts and prepayments, et cetera.
Q. Okay. Do you know whether any document that HCMS ever filed with the bankruptcy court ever asserted, as in a defense, that they didn't have to pay because	 shared services from Highland, and Highland had all the records regarding the amounts and prepayments, et cetera. Q. When did you learn that HCMS had
Q. Okay. Do you know whether any document that HCMS ever filed with the bankruptcy court ever asserted, as in a defense, that they didn't have to pay because they had prepaid any obligations that were due	 shared services from Highland, and Highland had all the records regarding the amounts and prepayments, et cetera. Q. When did you learn that HCMS had made a prepayment to Highland?
Q. Okay. Do you know whether any document that HCMS ever filed with the bankruptcy court ever asserted, as in a defense, that they didn't have to pay because they had prepaid any obligations that were due and owing?	 shared services from Highland, and Highland had all the records regarding the amounts and prepayments, et cetera. Q. When did you learn that HCMS had made a prepayment to Highland? A. I don't know, but I – I imagine –
Q. Okay. Do you know whether any document that HCMS ever filed with the bankruptcy court ever asserted, as in a defense, that they didn't have to pay because they had prepaid any obligations that were due and owing? MS. DEITSCH-PEREZ: Object to the	 shared services from Highland, and Highland had all the records regarding the amounts and prepayments, et cetera. Q. When did you learn that HCMS had made a prepayment to Highland? A. I don't know, but I – I imagine – I imagine it was – if you are asking why it
Q. Okay. Do you know whether any document that HCMS ever filed with the bankruptcy court ever asserted, as in a defense, that they didn't have to pay because they had prepaid any obligations that were due and owing? MS. DEITSCH-PEREZ: Object to the form.	 shared services from Highland, and Highland had all the records regarding the amounts and prepayments, et cetera. Q. When did you learn that HCMS had made a prepayment to Highland? A. I don't know, but I – I imagine – I imagine it was – if you are asking why it wasn't mentioned earlier but then mentioned
Q. Okay. Do you know whether any document that HCMS ever filed with the bankruptcy court ever asserted, as in a defense, that they didn't have to pay because they had prepaid any obligations that were due and owing? MS. DEITSCH-PEREZ: Object to the form. A. I don't have awareness.	 shared services from Highland, and Highland had all the records regarding the amounts and prepayments, et cetera. Q. When did you learn that HCMS had made a prepayment to Highland? A. I don't know, but I – I imagine – I imagine it was – if you are asking why it wasn't mentioned earlier but then mentioned later, it is because somewhere in that time
11 Q. Okay. Do you know whether any 12 document that HCMS ever filed with the 13 bankruptcy court ever asserted, as in a 14 defense, that they didn't have to pay because 15 they had prepaid any obligations that were due 16 and owing? 17 MS. DEITSCH-PEREZ: Object to the 18 form. 19 A. I don't have awareness. 20 Q. And this document doesn't – doesn't	 shared services from Highland, and Highland had all the records regarding the amounts and prepayments, et cetera. Q. When did you learn that HCMS had made a prepayment to Highland? A. I don't know, but I – I imagine – I imagine it was – if you are asking why it wasn't mentioned earlier but then mentioned later, it is because somewhere in that time period we became aware.
Q. Okay. Do you know whether any document that HCMS ever filed with the bankruptcy court ever asserted, as in a defense, that they didn't have to pay because they had prepaid any obligations that were due and owing? MS. DEITSCH-PEREZ: Object to the form. A. I don't have awareness. Q. And this document doesn't – doesn't use the word "prepayment" anywhere, does it?	shared services from Highland, and Highland had all the records regarding the amounts and prepayments, et cetera. Q. When did you learn that HCMS had made a prepayment to Highland? A. I don't know, but I – I imagine – I imagine it was – if you are asking why it wasn't mentioned earlier but then mentioned later, it is because somewhere in that time period we became aware. Q. So you didn't – you didn't have
Q. Okay. Do you know whether any document that HCMS ever filed with the bankruptcy court ever asserted, as in a defense, that they didn't have to pay because they had prepaid any obligations that were due and owing? MS. DEITSCH-PEREZ: Object to the form. A. I don't have awareness. Q. And this document doesn't – doesn't use the word "prepayment" anywhere, does it? MS. DEITSCH-PEREZ: Object to the	shared services from Highland, and Highland had all the records regarding the amounts and prepayments, et cetera. Q. When did you learn that HCMS had made a prepayment to Highland? A. I don't know, but I – I imagine – I imagine it was – if you are asking why it wasn't mentioned earlier but then mentioned later, it is because somewhere in that time period we became aware. Q. So you didn't – you didn't have knowledge of the prepayment until the debtor
Q. Okay. Do you know whether any document that HCMS ever filed with the bankruptcy court ever asserted, as in a defense, that they didn't have to pay because they had prepaid any obligations that were due and owing? MS. DEITSCH-PEREZ: Object to the form. A. I don't have awareness. Q. And this document doesn't – doesn't use the word "prepayment" anywhere, does it? MS. DEITSCH-PEREZ: Object to the form.	shared services from Highland, and Highland had all the records regarding the amounts and prepayments, et cetera. Q. When did you learn that HCMS had made a prepayment to Highland? A. I don't know, but I – I imagine – I imagine it was – if you are asking why it wasn't mentioned earlier but then mentioned later, it is because somewhere in that time period we became aware. Q. So you didn't – you didn't have knowledge of the prepayment until the debtor produced documents. Do I have that right?
Q. Okay. Do you know whether any document that HCMS ever filed with the bankruptcy court ever asserted, as in a defense, that they didn't have to pay because they had prepaid any obligations that were due and owing? MS. DEITSCH-PEREZ: Object to the form. A. I don't have awareness. Q. And this document doesn't – doesn't use the word "prepayment" anywhere, does it? MS. DEITSCH-PEREZ: Object to the form. A. I don't know.	shared services from Highland, and Highland had all the records regarding the amounts and prepayments, et cetera. Q. When did you learn that HCMS had made a prepayment to Highland? A. I don't know, but I – I imagine – I imagine it was – if you are asking why it wasn't mentioned earlier but then mentioned later, it is because somewhere in that time period we became aware. Q. So you didn't – you didn't have knowledge of the prepayment until the debtor produced documents. Do I have that right? Withdrawn.
Q. Okay. Do you know whether any document that HCMS ever filed with the bankruptcy court ever asserted, as in a defense, that they didn't have to pay because they had prepaid any obligations that were due and owing? MS. DEITSCH-PEREZ: Object to the form. A. I don't have awareness. Q. And this document doesn't — doesn't use the word "prepayment" anywhere, does it? MS. DEITSCH-PEREZ: Object to the form.	shared services from Highland, and Highland had all the records regarding the amounts and prepayments, et cetera. Q. When did you learn that HCMS had made a prepayment to Highland? A. I don't know, but I – I imagine – I imagine it was – if you are asking why it wasn't mentioned earlier but then mentioned later, it is because somewhere in that time period we became aware. Q. So you didn't – you didn't have knowledge of the prepayment until the debtor produced documents. Do I have that right?

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ayment? 2 material prepayments, but I don't know exactly	
. I don't know. I just know that we 3 when they were made.	
ime aware of that being a material fact 4 Q. Do you know what year they were	
ewhere along the line. 5 made?	
2. Do you remember when you learned 6 A. No, but – no, but – no, I don't.	
material fact? 7 MS. DEITSCH-PEREZ: If you want,	
. No. 8 John, if you would like for him to give you	
2. Do you have any facts that you can 9 dates, he could probably dig up the	
re with me concerning the prepayment? 10 spreadsheet and give you dates, but you	
A. Eventually there was a spreadsheet 11 have it also.	
summarized it, but I don't – I don't 12 MR. MORRIS: Thank you. Okay. I	
v - I don't know when that occurred. 13 think we're doing just fine here.	
Q. Does – does this defense of 14 Q. Do you know if there were any	
payment apply to demand notes or a term 15 prepayments made by HCMS in 2018?	
?? 16 A. I don't know the specifics off the	
A. I would – I would say, 17 top of my head.	
know, primarily a term note, but – yeah, I 18 Q. Do you know if HCMS made any	
rprimarily the term note because I think 19 prepayments in 2019?	
was the one that was declared to be in 20 A. I don't know the specifics off the	
ult of share, you know, whatever, so I 21 top of my head.	
· · · ·	
rit was regarding the term note	
x it was regarding the term note. 22 Q. Are you aware that under the term 23 note, HCMS was required to pay applied.	
Q. Do you recall – do you have any 23 note, HCMS was required to pay annual	
Q. Do you recall – do you have any 23 note, HCMS was required to pay annual 24 installment payments at the end of each year?	
Q. Do you recall – do you have any 23 note, HCMS was required to pay annual	
Q. Do you recall – do you have any Medge as to when the prepayment was made? A. I believe there were numerous and 23 note, HCMS was required to pay annual installment payments at the end of each year? 25 MS. DEITSCH-PEREZ: Object to the	Page 37
Q. Do you recall – do you have any Medge as to when the prepayment was made? A. I believe there were numerous and 23 note, HCMS was required to pay annual 24 installment payments at the end of each year? 25 MS. DEITSCH-PEREZ: Object to the Page 370 1 DONDERO - 10/29/21	Page 37
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23 note, HCMS was required to pay annual wledge as to when the prepayment was made? A. I believe there were numerous and Page 370 DONDERO - 10/29/21 To the extent that there was a screw-up, on the sterm loans. We will look – we will look at the definition on se in Paragraph 94 other than what you stestified to so far? A. I think it is largely the prepayment eat of if that is captured there. D. Okay. And – and – all right. I eave it that. Let's go to Paragraph 95. Do you the affirmative defense in 95 is that, the plantage and payment explained from the prepayment explained from the prepayment explained from the prepayment explained from the prepayment explained from the payment explained in satisfaction on the payment explained from the prepayment explained from the prepayment explained from the prepayment explained from the prepayment explained from the payment from the payment from the payment explained from the payment explained from the payment from the pa	Page 37
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Page 372 1 DONDERO - 10/29/21	1	DONDERO - 10/29/21	Page 373
2 account of HCMS's term note to Highland?	2	Q. Okay. And you were aware that the	
3 A. Well, again, and maybe I didn't say		yment was due at the end of the year; isn't	
4 it clearly enough. I think there was a		at right?	
5 reliance in the due course aspect, especially	5	MS. DEITSCH-PEREZ: Object to the	
6 on small amounts, and it would have been done	6	form.	
7 by Highland personnel on behalf of Services.		A. Not – not specifically. There	
8 MR. MORRIS: Okay. Move to strike.		- to be bona fide notes, there is I know	
9 Q. And I'm going to ask you,		ere is – there is tax structuring and things	
0 Mr. Dondero, to be patient with me and to		at the auditors want to see in terms of – of	
1 listen carefully to my question.		gular payment that everything just doesn't	
2 Are you aware of anybody acting on		ccrue indefinitely, but what those roles are	
3 behalf of HCMS, whoever instructed Highland to	1	nd when and if it needs to be paid and whether	
4 make a payment in satisfaction of any payment		was by the end of the year or not.	
5 that was due at the year-end of 2020 under the	15	I'm generally not specifically	
6 term note?		nowledgeable of or involved in, and nor do I	
7 A. Not specifically, but I'm saying I		ave an awareness that was it or could it have	
8 don't think it needed to be made specifically.		een satisfied by other payments throughout the	
9 Q. Okay. So you are not aware of any		ear. I'm not – I'm not the person for that	
9 Q. Okay. So you are not aware or any 20 instruction that was ever given to Highland by	1	ear. Tittiot – Tittiot trie person for triat nowledge.	
		•	
HCMS to make the payment; is that fair? You	21	Q. Now, do you recall in December of	
2 relied on the course of dealing?		020 there was some tension between you and	
23 A. Right. I relied on ordinary course.		r. Seery?	
24 I don't believe there was a specific – I'm not	24	A. Tension between me and Mr. Seery. I	
25 aware of a specific request.	25 w	ould say there was tension between Mr. Seery	
Page 374 1 DONDERO - 10/29/21	1	DONDERO - 10/29/21	Page 37
2 and everybody. He was trying to steal the		A. Yes, roughly.	
 estate, you know, so yes. MR. MORRIS: I move to strike. 	3 4 No	Q. And do you recall that at the end of overniber, Highland had given notice of	
		ivernoer mioniano nao diverrindice di	
5 Q. You were asked to resign from	h tor		
6 Highland in late September of 2020; correct?	1	mination of the shared services agreements	
7 A Voc	6 wit	mination of the shared services agreements the advisors?	
	6 wit	mination of the shared services agreements the advisors? A. I believe they did that multiple	
8 Q. And you did resign as of October	6 wit 7 8 tim	mination of the shared services agreements the advisors? A. I believe they did that multiple nes or extended it multiple times. I can't	
8 Q. And you did resign as of October 9 9th, 2020; correct?	6 wit 7 8 tim 9 rer	mination of the shared services agreements th the advisors? A. I believe they did that multiple nes or extended it multiple times. I can't member if that was – if it was done then or	
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Page 37 1 DONDERO - 10/29/21	6 Page 37 1 DONDERO - 10/29/21
2 get to some of it.	2 the counterparties. So the annual obligations
3 Q. Well, I'm asking you questions now.	3 are even more de minimis or a million bucks or
	4 less than a million bucks.
5 the topics that you were supposed to be	
6 prepared to answer questions about, and I would	6 there be a logical intent to – from my
7 just like to know everything that you have in	7 perspective or any of the entities that had
8 your head as to facts that relate to these two	8 notice to Highland to be in default. And it is
9 affirmative defenses.	9 not logical that they would do that for any
10 MS. DEITSCH-PEREZ: Object to the	10 purpose.
11 form.	11 And the facts around the curing
12 Q. Because if I don't ask the right	12 quickly of the notes and getting the curing
13 question later, you know, we can't do that;	13 amounts from Highland and making the payments
14 right?	14 and Highland accepting them as they're defining
So do you have any other facts that	15 what it took to cure it, I think, are all, you
16 you are aware of that relate to these two	16 know, the key facts that make any, you know,
17 particular affirmative defenses?	17 acceleration argument, you know, ridiculous.
18 MS. DEITSCH-PEREZ: John, the fact	18 Q. Okay. Anything else?
that it's a 30(b)(6) deposition doesn't	19 A. That's it at this point.
absolve you of the necessity to ask	20 MR. MORRIS: Okay. Let's go to
21 questions.	21 Exhibit 17, please.
MR. MORRIS: I asked the question.	22 (Exhibit 17 marked.)
23 Q. Can I please have an answer?	23 Q. This is HCRE's answer. Do you see
24 A. Again, the notes in general are de	24 that, sir?
25 minimis relative to asset values of Highland or	25 A. Yes.
Page 3	8 Page 37
1 DONDERO - 10/29/21	1 DONDERO - 10/29/21
2 Q. And I'm going to ask these questions	2 the time –
3 in your capacity as the 30(b)(6) representative	3 Q. Okay.
4 of HCRE. Do you understand that?	4 A. – we put this together.
5 A. Yes.	5 Q. Is there any other aspect of this
6 Q. Have you seen this document before?	6 document that you believe is inaccurate today?
7 A. Yes.	7 A. Not as far as I know.
8 Q. Are you aware of anything in this	8 Q. Is there anything in this document
9 document that is inaccurate today?	9 that you believe should be modified or amended
10 A. I mean, I think 96 we put in there	10 to make it more accurate or more complete?
11 similar to the other affirmative defenses in	11 MS. DEITSCH-PEREZ: Object to the
12 case there was a prepayment. But, again, we	12 form.
13 have been so blocked from getting information	13 A. Not yet.
14 and detail we didn't know it at the time	14 Q. Okay. Looking at Paragraph 96, I
15 regarding, you know, prepayments.	15 believe you just testified that,
So I don't think the prepayment	16 notwithstanding the assertion of the defense
17 defense works for 96. So that would be my	17 therein, you are not aware of any facts
18 clarification of an inaccuracy.	18 concerning the prepayment defense that you
19 Q. Why do you believe that the	19 described earlier for HCMS.
20 prepayment defense doesn't work in Paragraph 96	20 Do I have that right?
21 for HCRE?	21 A. Yes.
22 A. Because I don't think there were any	22 Q. Okay. Do you have any facts at all
23 prepayments.	23 that relate to the affirmative defense in
24 Q. All right. I appreciate that.	
	24 Faragraph 90?
25 A. We didn't – we didn't know it at	24 Paragraph 96?25 A. I don't believe so at this moment.

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1	Page 380 DONDERO - 10/29/21	1	DONDERO - 10/29/21	Page 381
2	Q. Okay. How about Paragraphs 97 and	2	the screen on if you want so that we can	
3	98? Do you have any facts that relate to those	3	get back fast.	
4	affirmative defenses?	4	MR. MORRIS: My pleasure, Deborah.	
5	A. It would be the same answer as on	5	No problem.	
	the last one.	6	·	
6		-	MS. DEITSCH-PEREZ: Thank you.	
7	Q. Okay. I appreciate that. And so –	7	VIDEOGRAPHER: Off the record,	
8	but we don't have to go over it again. I will	8	12:40.	
9	just leave it at that.	9	(Recess taken 12:40 p.m. to 12:51 p.m.)	
10	Let's go to Exhibit 15, please.	10	Q. Before we go on to this document,	
11	(Exhibit 15 marked.)	11	sir, did HCRE have a shared services agreement	
12	MR. MORRIS: This is the next	12	with Highland?	
13	MS. DEITSCH-PEREZ: Hey, John.	13	VIDEOGRAPHER: We're back on the	
14	John, can we take a – like a very quick	14	record.	
15	restroom break?	15	MR. MORRIS: Oh, do I need to read	
16	MR. MORRIS: You know, if we could	16	the question again?	
17	just get through this document, which	17	COURT REPORTER: No, I've got it.	
18	shouldn't take long, then perhaps we can	18	A. I – I don't believe it is a formal	
19	take a short half-hour lunch break.	19	written one. I think it is just a verbal one.	
20	MS. DEITSCH-PEREZ: Well, we can	20	Q. And who is the verbal agreement	
21	take a short half-hour lunch break after we	21	between?	
22	get through this, but I just need to run to	22	A. It was between Highland and HCRE.	
23	the restroom.	23	Now it is between NexPoint and HCRE.	
24	MR. MORRIS: Okay.	24	Q. And who entered into the agreement	
25	MS. DEITSCH-PEREZ: So you can leave	25	between Highland and HCRE?	
25	IVIO. DELLOCI PELINEZ. SO you carried ve	23	between Highland and HCNL!	
1	Page 382			Page 383
	110NI11ER(1)=111/24/21	1	DONDERO - 10/29/21	r age ooo
2	DONDERO - 10/29/21 A I would give the same answer I gave	1	DONDERO - 10/29/21	1 age ooo
2	A. I would give the same answer I gave	2	Q. Did the legal department also	r age 500
2 3	A. I would give the same answer I gave before where it was just — it was just	2 3	Q. Did the legal department also provide services to HCRE?	i age ooo
3	A. I would give the same answer I gave before where it was just – it was just understood that we supported all the related	2 3 4	Q. Did the legal department alsoprovide services to HCRE?A. It would depend on the specific	r age ooo
3 4 5	A. I would give the same answer I gave before where it was just — it was just understood that we supported all the related entities or entrepreneurial efforts and it was,	2 3 4 5	Q. Did the legal department alsoprovide services to HCRE?A. It would depend on the specificentity. In the case of HCRE I think they used	r age ooo
3 4 5 6	A. I would give the same answer I gave before where it was just — it was just understood that we supported all the related entities or entrepreneurial efforts and it was, you know, modest amounts of work.	2 3 4 5 6	 Q. Did the legal department also provide services to HCRE? A. It would depend on the specific entity. In the case of HCRE I think they used the – the two lawyers that worked at NexPoint. 	r age ooo
3 4 5 6 7	A. I would give the same answer I gave before where it was just — it was just understood that we supported all the related entities or entrepreneurial efforts and it was, you know, modest amounts of work. There wasn't specific financial	2 3 4 5 6 7	 Q. Did the legal department also provide services to HCRE? A. It would depend on the specific entity. In the case of HCRE I think they used the – the two lawyers that worked at NexPoint. I don't think they used the legal 	1 age 500
3 4 5 6 7	A. I would give the same answer I gave before where it was just — it was just understood that we supported all the related entities or entrepreneurial efforts and it was, you know, modest amounts of work. There wasn't specific financial remuneration, but — and NexPoint is a good	2 3 4 5 6 7	Q. Did the legal department also provide services to HCRE? A. It would depend on the specific entity. In the case of HCRE I think they used the – the two lawyers that worked at NexPoint. I don't think they used the legal staff per se. I think they – the shared	1 age 500
3 4 5 6 7	A. I would give the same answer I gave before where it was just — it was just understood that we supported all the related entities or entrepreneurial efforts and it was, you know, modest amounts of work. There wasn't specific financial remuneration, but — and NexPoint is a good example, too. There was a significant track	2 3 4 5 6 7 8 9	Q. Did the legal department also provide services to HCRE? A. It would depend on the specific entity. In the case of HCRE I think they used the – the two lawyers that worked at NexPoint. I don't think they used the legal staff per se. I think they – the shared services that they relied on were accounting	1 age 550
3 4 5 6 7 8 9	A. I would give the same answer I gave before where it was just — it was just understood that we supported all the related entities or entrepreneurial efforts and it was, you know, modest amounts of work. There wasn't specific financial remuneration, but — and NexPoint is a good example, too. There was a significant track record gulf that was able to be used to raise	2 3 4 5 6 7 8 9	Q. Did the legal department also provide services to HCRE? A. It would depend on the specific entity. In the case of HCRE I think they used the – the two lawyers that worked at NexPoint. I don't think they used the legal staff per se. I think they – the shared services that they relied on were accounting and tax primarily.	1 age 500
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20 MS. DEITSCH-PEREZ: John, I think 20 A. I wasn't sure –	
21 we're really far outside of either any of 21 MS. DEITSCH-PEREZ: Again — again,	
the 30(b)(6)s or the permissible topics for 22 John, this is well beyond the scope of the	
23 Mr. Dondero's personal deposition. 23 30(b)(6)s or even anything permissible for	
24 So could you move on? 24 Mr. Dondero's personal. And, in fact, you	
25 MR. MORRIS: Okay. I will after I 25 said last time that is it, that was my last	

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2		2	document on the screen is NexPoint's answer to
3	question. So MR. MORRIS: That is – that is	3	Highland's amended complaint?
l		١.	A. Yes.
4	because I thought that he would say as the	4	
5	control person at the enterprise that he	5	Q. Did you review this document before?
6	made the decision, but he said that he	6	A. Just generally.
7	didn't.	7	Q. And did you authorize the filing of
8	So I'm just asking one follow-up	8	this document on behalf of NexPoint?
9	question. I just want to know – Deborah,	9	A. Yes, yes.
10	please.	10	, ,
11 12	Q. I just want to know who made the decision on behalf of Highland to render	11 12	document today that you believe to be inaccurate?
13	services to the DAF without receiving a stream	13	
14	of income in return.	14	defenses on the — do you remember on the prior
15	MS. DEITSCH-PEREZ: Object to the	15	·
16	form of the question for all of the reasons		
17	I stated before.	16	•
18	A. And I don't know the answer.	18	· · ·
19		19	
20	Q. Okay. So looking back at the document on the screen, we're going to ask –		but the justification defense is missing from
		20	the front here. And I think that is — I think
21	I'm going to ask these questions in your	22	
22 23	capacity as NexPoint's 30(b)(6) representative, okay?	23	
24	A. Sure.	24	•
25	Q. And do you understand that the	25	•
20	Q. And do you dilucistated that the	20	
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	that jumps out at me between the two.	2	something.
3	MR. MORRIS: Okay. Can we go to	3	MR. MORRIS: It is completely
4	Paragraph 80, and let's see if we can see	4	improper. He doesn't need to be a lawyer.
5	what Mr. Dondero is talking about.	5	He's a 30(b)(6) witness, and I'm asking
6	Q. Okay. So I'm just going to focus on	6	such a simple question, what facts do you
7	the first three paragraphs, 80, 81, and 82, and	7	have that support the affirmative defense.
	ask you whether – whether you are aware of any	8	
		0	A. Okay. Is it okay it repeat some
J	facts that concern the affirmative defenses set	9	A. Okay. Is it okay if I repeat some of them from the prior one?
10	facts that concern the affirmative defenses set forth in those paragraphs. And I think they're		of them from the prior one?
	forth in those paragraphs. And I think they're	9	of them from the prior one? Q. Sure. Whatever you are comfortable
10		9 10	of them from the prior one? Q. Sure. Whatever you are comfortable with.
10 11	forth in those paragraphs. And I think they're related, and that is why I'm asking you to do	9 10 11	of them from the prior one? Q. Sure. Whatever you are comfortable with. A. The – to the extent that – to the
10 11 12	forth in those paragraphs. And I think they're related, and that is why I'm asking you to do it all together, but we can do it one at a	9 10 11 12	of them from the prior one? Q. Sure. Whatever you are comfortable with. A. The – to the extent that – to the
10 11 12 13	forth in those paragraphs. And I think they're related, and that is why I'm asking you to do it all together, but we can do it one at a time, whatever you are comfortable with.	9 10 11 12 13	of them from the prior one? Q. Sure. Whatever you are comfortable with. A. The – to the extent that – to the extent that the notes were prepaid – prepaid significantly, it is a real question on whether
10 11 12 13 14	forth in those paragraphs. And I think they're related, and that is why I'm asking you to do it all together, but we can do it one at a time, whatever you are comfortable with. MS. DEITSCH-PEREZ: Object to the	9 10 11 12 13 14	of them from the prior one? Q. Sure. Whatever you are comfortable with. A. The – to the extent that – to the extent that the notes were prepaid – prepaid significantly, it is a real question on whether or not there could have been a breach at the
10 11 12 13 14 15	forth in those paragraphs. And I think they're related, and that is why I'm asking you to do it all together, but we can do it one at a time, whatever you are comfortable with. MS. DEITSCH-PEREZ: Object to the form. I mean, other than the facts in	9 10 11 12 13 14 15	of them from the prior one? Q. Sure. Whatever you are comfortable with. A. The – to the extent that – to the extent that the notes were prepaid – prepaid significantly, it is a real question on whether or not there could have been a breach at the end of the year, even if there wasn't a payment
10 11 12 13 14 15 16	forth in those paragraphs. And I think they're related, and that is why I'm asking you to do it all together, but we can do it one at a time, whatever you are comfortable with. MS. DEITSCH-PEREZ: Object to the form. I mean, other than the facts in those paragraphs?	9 10 11 12 13 14 15 16	of them from the prior one? Q. Sure. Whatever you are comfortable with. A. The – to the extent that – to the extent that the notes were prepaid – prepaid significantly, it is a real question on whether or not there could have been a breach at the end of the year, even if there wasn't a payment at the end of the year.
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1				
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2	let a small amount cause a – cause a breach.	2	cetera, but the calculation that they came up	
3	You know, the — how would I — how	3	to get it in compliance in good standing was a	
4	would I add to that now. The overpayment on	4	million 4. And just like we relied on them to	
5	the \$14 million, holding back additional shared	5	pay it and keep us out of default, we relied on	
6	services amount, made an inordinate amount of	6	them to set the amount to cure.	
7	sense.	7	But I guess I would make the	
8	There was supposed to be at that	8	argument that it shouldn't have been, but	
9	time – there was another netting from Seery in	9	again, I didn't want to mince — I didn't want	
10	terms of wanting to be fair and reasonable, you	10	to on small dollars make an argument that could	
11	know, with employees and with the transition of	11	get us in bigger trouble – bigger trouble. So	
 12		12	it was easier to – to pay the million bucks	
13	to get trued up.	13	than it was to argue that it wasn't due.	
14	So I do believe there was an	14	Q. Did you at any time in your capacity	
15	expectation of a netting, et cetera, but	15	as the person in control of NexPoint instruct	
16	overall, Highland should have paid it. It	16	anybody at Highland to make the payment that	
10 17	shouldn't have let it breach the cause, but at	17	was due at the end of 2020?	
17 18	least when I found out about it and they knew I	18	A. Not specifically to pay it or not	
10 19	was annoyed. And I told them I didn't want it	19	specifically not to pay it. It was something,	
20	to be in default, they gave me the numbers and	20	again, small and de minimis that I expected to	
21	the amounts to cure it in their mind, and they	21	be done in due course.	
22	accepted it.	22	MR. MORRIS: I move to strike.	
23	Now, I think they should have gone	23	Q. It's a very simple question.	
24 24	back and incorporated prepays and said that no	24	Did you personally take any steps to	
2 - 25	amounts were due because of the prepays, et	25	ensure that NexPoint made the payment that was	
20	amounts were due because of the prepays, et	20	crisure tractivest officinade the payment tractivas	
1	Page 39 DONDERO - 10/29/21	1	DONDERO - 10/29/21	Page 395
2	due at the end of 2020?	2	gave.	
3	MS. DEITSCH-PEREZ: Asked and	3	Q. Okay. I'm going to say the word	
4	answered.	4	"Yankees," and every time I say the word	
5	A. Yes, I would like to repeat my same	5		
_	ru roo, rrooma mto to ropout rrij com ro		"Yankees" today, everybody should know that	
h	answer.		"Yankees" today, everybody should know that that is the guestion that I'm going to bring to	
6 7	answer. Q. Did you tell anybody to make the	6 7	that is the question that I'm going to bring to	
7	Q. Did you tell anybody to make the	6 7	that is the question that I'm going to bring to the Court on a motion to compel, okay?	
7 8	Q. Did you tell anybody to make the payment on behalf of NexPoint at the end of	6 7 8	that is the question that I'm going to bring to the Court on a motion to compel, okay? It's a very simple question. It's a	
7 8 9	Q. Did you tell anybody to make the payment on behalf of NexPoint at the end of 2020?	6 7 8 9	that is the question that I'm going to bring to the Court on a motion to compel, okay? It's a very simple question. It's a very simple question. I will ask one more	
7 8 9 10	Q. Did you tell anybody to make the payment on behalf of NexPoint at the end of 2020? MS. DEITSCH-PEREZ: Asked and	6 7 8 9 10	that is the question that I'm going to bring to the Court on a motion to compel, okay? It's a very simple question. It's a very simple question. I will ask one more time, and if you don't want to answer, that is	
7 8 9 10	 Q. Did you tell anybody to make the payment on behalf of NexPoint at the end of 2020? MS. DEITSCH-PEREZ: Asked and answered. 	6 7 8 9 10 11	that is the question that I'm going to bring to the Court on a motion to compel, okay? It's a very simple question. It's a very simple question. I will ask one more time, and if you don't want to answer, that is fine.	
7 8 9 10 11	Q. Did you tell anybody to make the payment on behalf of NexPoint at the end of 2020? MS. DEITSCH-PEREZ: Asked and answered. A. I would like to give the same answer	6 7 8 9 10 11 12	that is the question that I'm going to bring to the Court on a motion to compel, okay? It's a very simple question. It's a very simple question. I will ask one more time, and if you don't want to answer, that is fine. MS. DEITSCH-PEREZ: What –	
7 8 9 10 11 12	Q. Did you tell anybody to make the payment on behalf of NexPoint at the end of 2020? MS. DEITSCH-PEREZ: Asked and answered. A. I would like to give the same answer that you – you – you struck.	6 7 8 9 10 11 12 13	that is the question that I'm going to bring to the Court on a motion to compel, okay? It's a very simple question. It's a very simple question. I will ask one more time, and if you don't want to answer, that is fine. MS. DEITSCH-PEREZ: What — Q. Mr. Dondero — Mr. Dondero, in	
7 8 9 10 11 12 13	 Q. Did you tell anybody to make the payment on behalf of NexPoint at the end of 2020? MS. DEITSCH-PEREZ: Asked and answered. A. I would like to give the same answer that you – you – you struck. Q. Can you just say yes or no, sir, did 	6 7 8 9 10 11 12 13 14	that is the question that I'm going to bring to the Court on a motion to compel, okay? It's a very simple question. It's a very simple question. I will ask one more time, and if you don't want to answer, that is fine. MS. DEITSCH-PEREZ: What – Q. Mr. Dondero – Mr. Dondero, in December of 2020, did you give anybody any	
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7 8 9 10 11 12 13 14 15 16 17 18 20 21 22 23	Q. Did you tell anybody to make the payment on behalf of NexPoint at the end of 2020? MS. DEITSCH-PEREZ: Asked and answered. A. I would like to give the same answer that you – you – you struck. Q. Can you just say yes or no, sir, did you tell anybody to make the payment at the end of 2020 on behalf of NexPoint? MS. DEITSCH-PEREZ: Asked and answered. A. I don't want to give anything beyond the answer that I gave. Q. Okay. A. I get myself in trouble because I paraphrase. I don't want to answer yes – I	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	that is the question that I'm going to bring to the Court on a motion to compel, okay? It's a very simple question. It's a very simple question. I will ask one more time, and if you don't want to answer, that is fine. MS. DEITSCH-PEREZ: What — Q. Mr. Dondero — Mr. Dondero, in December of 2020, did you give anybody any instructions at Highland to make sure that NexPoint made the payment that was due at the end of the year? MS. DEITSCH-PEREZ: Asked and answered. A. I think that means I'm supposed to stick with the answer that I gave. MS. DEITSCH-PEREZ: You're on mute, John. John, you're on mute. John, you're	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Did you tell anybody to make the payment on behalf of NexPoint at the end of 2020? MS. DEITSCH-PEREZ: Asked and answered. A. I would like to give the same answer that you – you – you struck. Q. Can you just say yes or no, sir, did you tell anybody to make the payment at the end of 2020 on behalf of NexPoint? MS. DEITSCH-PEREZ: Asked and answered. A. I don't want to give anything beyond the answer that I gave. Q. Okay. A. I get myself in trouble because I	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	that is the question that I'm going to bring to the Court on a motion to compel, okay? It's a very simple question. It's a very simple question. I will ask one more time, and if you don't want to answer, that is fine. MS. DEITSCH-PEREZ: What – Q. Mr. Dondero – Mr. Dondero, in December of 2020, did you give anybody any instructions at Highland to make sure that NexPoint made the payment that was due at the end of the year? MS. DEITSCH-PEREZ: Asked and answered. A. I think that means I'm supposed to stick with the answer that I gave. MS. DEITSCH-PEREZ: You're on mute,	

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1	Page 396 DONDERO - 10/29/21	1	Page 39 DONDERO - 10/29/21
2	when he yells at me on mute.	2	instructed Highland to make the payment that
3	MS. DEITSCH-PEREZ: John, we can't	3	was due on the NexPoint term note in December
4	hear you.	4	of 2020?
5	COURT REPORTER: We can't hear you,	5	MS. DEITSCH-PEREZ: John, that is
6	John.	6	the fifth or sixth time.
7	MR. MORRIS: You can't hear me?	7	MR. MORRIS: It is a completely
8	COURT REPORTER: Now we can.	8	different question. Please.
9	MS. DEITSCH-PEREZ: Now we can hear	9	MS. DEITSCH-PEREZ: Could you read
10		10	it back, if I was mistaken. So read it
11	like you were yelling, but we couldn't hear	11	back.
12		12	(Record read.)
13	•	13	A. NexPoint did not have the accounting
14		١	staff or the systems or the records or the
15		14	•
16		16	knowledge to have any person in the world at NexPoint to give that instruction.
17		17	So the long answer – the short
	•		_
18 10	, ,,	18	answer is no, but the long answer is we had
19 20		19	been kept away from our books and records. I
20 21		20	think we largely still don't have them, and
21	MS. DEITSCH-PEREZ: Well, we said we	21	there would – I am not aware of anybody who –
22 22		22	anybody in the world at NexPoint who made that
23 24		23	request.
24	Q. Sir, can you identify any person in	24	Q. Frank Waterhouse was the treasurer
25	the world acting on behalf of NexPoint who	25	of NexPoint in December of 2020; is that
4	Page 398	1	Page 39
1	DONDERO - 10/29/21	1	DONDERO - 10/29/21
	correct?	2	A. Yes.
3	A. I think he was very much viewing his	3	Q. Okay. Did you speak with anybody
4	responsibilities as Highland related and as an	4	during the break about the substance of this
5	employee of Highland. But yes, based on that	5	deposition?
0	incumbency certificate, but that is your –	6	A. No.
	your question to ask Frank if he was taking	7	Q. You entered into certain oral
	that seriously, but NexPoint was relying on	8	agreements with your sister concerning some of
9	I Carlatana at		And the date of the state of th
	Highland.	9	the notes at issue in these lawsuits.
10	Q. Do you have any other facts that you	9	Do I have that right?
10 11	Q. Do you have any other facts that you are aware of that relate to the affirmative	9 10 11	Do I have that right? MS. DEITSCH-PEREZ: Object to the
10 11 12	Q. Do you have any other facts that you are aware of that relate to the affirmative defenses set forth in Paragraphs 81 through 82?	9 10 11 12	Do I have that right? MS. DEITSCH-PEREZ: Object to the form.
10 11 12 13	Q. Do you have any other facts that you are aware of that relate to the affirmative defenses set forth in Paragraphs 81 through 82? A. I think I – I think I've said them	9 10 11 12 13	Do I have that right? MS. DEITSCH-PEREZ: Object to the form. A. Can you rephrase or repeat, please?
10 11 12 13 14	Q. Do you have any other facts that you are aware of that relate to the affirmative defenses set forth in Paragraphs 81 through 82? A. I think I – I think I've said them all.	9 10 11 12 13 14	Do I have that right? MS. DEITSCH-PEREZ: Object to the form. A. Can you rephrase or repeat, please? Q. Sure.
10 11 12 13 14 15	Q. Do you have any other facts that you are aware of that relate to the affirmative defenses set forth in Paragraphs 81 through 82? A. I think I – I think I've said them all. MR. MORRIS: Okay. It is 2:13	9 10 11 12 13 14 15	Do I have that right? MS. DEITSCH-PEREZ: Object to the form. A. Can you rephrase or repeat, please? Q. Sure. You entered into certain oral
10 11 12 13 14 15 16	Q. Do you have any other facts that you are aware of that relate to the affirmative defenses set forth in Paragraphs 81 through 82? A. I think I – I think I've said them all. MR. MORRIS: Okay. It is 2:13 Eastern time. Let's just take a short	9 10 11 12 13 14 15 16	Do I have that right? MS. DEITSCH-PEREZ: Object to the form. A. Can you rephrase or repeat, please? Q. Sure. You entered into certain oral agreements with your sister concerning certain
10 11 12 13 14 15 16 17	Q. Do you have any other facts that you are aware of that relate to the affirmative defenses set forth in Paragraphs 81 through 82? A. I think I – I think I've said them all. MR. MORRIS: Okay. It is 2:13 Eastern time. Let's just take a short half-hour lunch break, and let's return at	9 10 11 12 13 14 15 16 17	Do I have that right? MS. DEITSCH-PEREZ: Object to the form. A. Can you rephrase or repeat, please? Q. Sure. You entered into certain oral agreements with your sister concerning certain of the notes at issue in these lawsuits.
10 11 12 13 14 15 16 17	Q. Do you have any other facts that you are aware of that relate to the affirmative defenses set forth in Paragraphs 81 through 82? A. I think I – I think I've said them all. MR. MORRIS: Okay. It is 2:13 Eastern time. Let's just take a short half-hour lunch break, and let's return at 2:45, or 1:45 Central.	9 10 11 12 13 14 15 16 17 18	Do I have that right? MS. DEITSCH-PEREZ: Object to the form. A. Can you rephrase or repeat, please? Q. Sure. You entered into certain oral agreements with your sister concerning certain of the notes at issue in these lawsuits. Do I have that right?
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10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Do you have any other facts that you are aware of that relate to the affirmative defenses set forth in Paragraphs 81 through 82? A. I think I – I think I've said them all. MR. MORRIS: Okay. It is 2:13 Eastern time. Let's just take a short half-hour lunch break, and let's return at 2:45, or 1:45 Central. VIDEOGRAPHER: Off the record, 1:13. (Recess taken 1:13 p.m. to 1:48 p.m.) VIDEOGRAPHER: Back on the record, 1:48.	9 10 11 12 13 14 15 16 17 18 19 20 21 22	Do I have that right? MS. DEITSCH-PEREZ: Object to the form. A. Can you rephrase or repeat, please? Q. Sure. You entered into certain oral agreements with your sister concerning certain of the notes at issue in these lawsuits. Do I have that right? MS. DEITSCH-PEREZ: Object — A. Yes. MS. DEITSCH-PEREZ: Object to the form. And I'm going to object — object
10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Do you have any other facts that you are aware of that relate to the affirmative defenses set forth in Paragraphs 81 through 82? A. I think I – I think I've said them all. MR. MORRIS: Okay. It is 2:13 Eastern time. Let's just take a short half-hour lunch break, and let's return at 2:45, or 1:45 Central. VIDEOGRAPHER: Off the record, 1:13. (Recess taken 1:13 p.m. to 1:48 p.m.) VIDEOGRAPHER: Back on the record, 1:48. Q. Mr. Dondero, are you comfortable?	9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Do I have that right? MS. DEITSCH-PEREZ: Object to the form. A. Can you rephrase or repeat, please? Q. Sure. You entered into certain oral agreements with your sister concerning certain of the notes at issue in these lawsuits. Do I have that right? MS. DEITSCH-PEREZ: Object — A. Yes. MS. DEITSCH-PEREZ: Object to the form. And I'm going to object — object every time because it just — just so it is
10 11	Q. Do you have any other facts that you are aware of that relate to the affirmative defenses set forth in Paragraphs 81 through 82? A. I think I – I think I've said them all. MR. MORRIS: Okay. It is 2:13 Eastern time. Let's just take a short half-hour lunch break, and let's return at 2:45, or 1:45 Central. VIDEOGRAPHER: Off the record, 1:13. (Recess taken 1:13 p.m. to 1:48 p.m.) VIDEOGRAPHER: Back on the record, 1:48. Q. Mr. Dondero, are you comfortable? A. Yes.	9 10 11 12 13 14 15 16 17 18 19 20 21 22	Do I have that right? MS. DEITSCH-PEREZ: Object to the form. A. Can you rephrase or repeat, please? Q. Sure. You entered into certain oral agreements with your sister concerning certain of the notes at issue in these lawsuits. Do I have that right? MS. DEITSCH-PEREZ: Object — A. Yes. MS. DEITSCH-PEREZ: Object to the form. And I'm going to object — object

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lι	Page 400	1	Page 401
1	DONDERO - 10/29/21	1 2	DONDERO - 10/29/21 A. Yes.
2	A. Okay. MS. DEITSCH-PEREZ: But I don't want		
3		3	Q. Okay. Let's discuss the purpose of
4	to disrupt the deposition, so I'm just	4	those oral agreements.
5	telling you why I'm doing it and he can	5	MR. MORRIS: Can we put back up on
6	continue to answer thereafter. That is why	6	the screen Mr. Dondero's answer.
7	I'm doing it.	7	Q. And while we're doing that,
8	Q. Okay. Can we – can we agree,	8	Mr. Dondero, can you confirm that your sister
9	Mr. Dondero, when I refer to your sister in the	9	is the only trustee of the Dugaboy Investment
10	context of oral agreements that she was	10	Trust?
11	entering into those agreements with you as a	11	MS. DEITSCH-PEREZ: Object to the
12	representative of Dugaboy – as Dugaboy	12	form.
13		13	A. For what period of time are we
14	ŭ	14	talking about?
15	A. Yeah. How about just to make it	15	Q. During the period of time at which
	, ,	16	you entered into the oral agreements with the
17	, ,	17	Dugaboy trustee.
18	and everybody will know that it is the majority	18	MS. DEITSCH-PEREZ: Object to the
19	of the class A unit holders.	19	form.
20	Q. Okay. Okay. I appreciate that and	20	A. Yeah, I believe she has been the
21	I will do just that.	21	trustee since 2015 and remains so today. I
22	You entered into certain oral	22	don't have an awareness of – I don't have an
23	agreements with the Dugaboy trustee concerning	23	awareness of another functional trustee.
24		24	So some of these – sometimes
25	lawsuits; is that right?	25	complex trusts have other layers that are
	Page 402		Page 403
1	DONDERO - 10/29/21	1	DONDERO - 10/29/21
2	called trustees but they're not trustees per	2	Q. Okay.
	D COLUMN OLIVER OF D CO		•
4	se. But I think I'm over thinking it. But I'm	3	MR. MORRIS: Can we go to
_	not aware of anybody I've interacted with,	3	MR. MORRIS: Can we go to Paragraph 82, please.
5	not aware of anybody I've interacted with, other than her, as trustee with regard to the	3	MR. MORRIS: Can we go to Paragraph 82, please. Q. Is it your understanding that
5 6	not aware of anybody I've interacted with, other than her, as trustee with regard to the notes.	3 4 5 6	MR. MORRIS: Can we go to Paragraph 82, please. Q. Is it your understanding that Paragraph 82 describes, among other things, in
5 6 7	not aware of anybody I've interacted with, other than her, as trustee with regard to the notes. Q. Okay. So up on the screen we	3 4 5 6 7	MR. MORRIS: Can we go to Paragraph 82, please. Q. Is it your understanding that Paragraph 82 describes, among other things, in general terms your oral agreements with —
5 6 7 8	not aware of anybody I've interacted with, other than her, as trustee with regard to the notes. Q. Okay. So up on the screen we have – no, that is the wrong document.	3 4 5 6 7 8	MR. MORRIS: Can we go to Paragraph 82, please. Q. Is it your understanding that Paragraph 82 describes, among other things, in general terms your oral agreements with — between you and the Dugaboy trustee?
5 6 7 8 9	not aware of anybody I've interacted with, other than her, as trustee with regard to the notes. Q. Okay. So up on the screen we have – no, that is the wrong document. MR. MORRIS: We need Exhibit 31,	3 4 5 6 7 8 9	MR. MORRIS: Can we go to Paragraph 82, please. Q. Is it your understanding that Paragraph 82 describes, among other things, in general terms your oral agreements with — between you and the Dugaboy trustee? A. Yes.
5 6 7 8 9 10	not aware of anybody I've interacted with, other than her, as trustee with regard to the notes. Q. Okay. So up on the screen we have – no, that is the wrong document. MR. MORRIS: We need Exhibit 31, please.	3 4 5 6 7 8 9	MR. MORRIS: Can we go to Paragraph 82, please. Q. Is it your understanding that Paragraph 82 describes, among other things, in general terms your oral agreements with — between you and the Dugaboy trustee? A. Yes. Q. Is it your position that the oral
5 6 7 8 9 10 11	not aware of anybody I've interacted with, other than her, as trustee with regard to the notes. Q. Okay. So up on the screen we have – no, that is the wrong document. MR. MORRIS: We need Exhibit 31, please. Yeah, there you go. That one.	3 4 5 6 7 8 9 10	MR. MORRIS: Can we go to Paragraph 82, please. Q. Is it your understanding that Paragraph 82 describes, among other things, in general terms your oral agreements with — between you and the Dugaboy trustee? A. Yes. Q. Is it your position that the oral agreements that you entered into with your
5 6 7 8 9 10 11 12	not aware of anybody I've interacted with, other than her, as trustee with regard to the notes. Q. Okay. So up on the screen we have – no, that is the wrong document. MR. MORRIS: We need Exhibit 31, please. Yeah, there you go. That one. Perfect. Okay.	3 4 5 6 7 8 9 10 11 12	MR. MORRIS: Can we go to Paragraph 82, please. Q. Is it your understanding that Paragraph 82 describes, among other things, in general terms your oral agreements with — between you and the Dugaboy trustee? A. Yes. Q. Is it your position that the oral agreements that you entered into with your sister — withdrawn.
5 6 7 8 9 10 11 12 13	not aware of anybody I've interacted with, other than her, as trustee with regard to the notes. Q. Okay. So up on the screen we have – no, that is the wrong document. MR. MORRIS: We need Exhibit 31, please. Yeah, there you go. That one. Perfect. Okay. MS. DEITSCH-PEREZ: 31 is not – oh,	3 4 5 6 7 8 9 10 11 12 13	MR. MORRIS: Can we go to Paragraph 82, please. Q. Is it your understanding that Paragraph 82 describes, among other things, in general terms your oral agreements with — between you and the Dugaboy trustee? A. Yes. Q. Is it your position that the oral agreements that you entered into with your sister — withdrawn. Is it your contention that the oral
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Page 404 1 DONDERO - 10/29/21	1	DONDERO - 10/29/21	Page 405
2 agreements between you and the Dugaboy trustee		ithdrawn.	
3 apply to the notes that were executed by HCRE	3	Is that the purpose of the agreement	
4 that are the subject of the lawsuit that	4 tha	at you entered into with the Dugaboy trustee	
5 Highland has commenced against HCRE?		oncerning the notes at issue in the lawsuits	
6 A. Yes.		at were commenced against you personally?	
7 Q. Okay. Do I understand correctly	7	Withdrawn. That was a bad question.	
8 that your oral agreements with your sister do	8	Does that purpose apply only to the	
9 not apply to the notes that were executed on	9 no	otes that you executed or does it apply to the	
10 behalf of HCMFA that are the subject of the	10 cc	orporate notes as well?	
11 lawsuit that Highland commenced against HCMFA?	11	MS. DEITSCH-PEREZ: Object to the	
12 A. Correct.	12	form.	
13 Q. Okay. I appreciate that.	13	Other than HCMFA?	
14 Do you see in this paragraph towards	14	MR. MORRIS: Correct. I think we've	
15 the middle it says, quote: The purpose of this	15	established the scope of the agreements.	
16 agreement was to provide compensation to	16	A. To give a complete answer, from my	
17 defendant, James Dondero, who was otherwise	1	erspective it is about 50 million of notes	
18 underpaid, compared to reasonable compensation	18 be	etween – current balance between NexPoint,	
19 levels in the industry through the use of	19 S	Services, myself, and HCRE.	
20 forgivable loans, a practice that was standard	20	Q. And HCMS; right?	
21 at HCMLP in the industry.	21	A. Yes, Services, Highland Capital	
22 Have I read that correctly?	22 M	lanagement, yes.	
23 A. Yes.	23	Q. Okay. So I just want to know, that	
24 Q. Is that the purpose of the agreement	24 se	entence there concerning the purpose was	
25 that you entered into with your sister —	25 or	mitted from the answers of NexPoint, HCMS,	
Page 406			Page 407
1 DONDERO - 10/29/21	1	DONDERO - 10/29/21	
2 HCRE.	2 sa	ay that you don't know why that statement of	
3 And I'm happy to walk you through to	3 pu	urpose was omitted from the corporate	
4 show you. And I just want to know in your	3 pu 4 en	urpose was omitted from the corporate ntities' answers?	
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1	Page 408 DONDERO - 10/29/21	1	Page 40 DONDERO - 10/29/21
2	principal and interest then due on certain	2	Q. Do you know if you read the note
	promissory notes that had previously been given	3	•
3		١.	before you signed it?
4	by NexPoint to Highland?	4	A. Not likely.
5	A. Yes.	5	Q. Do you recall whether there was
6	Q. Okay.	6	anything about the note that you didn't
7	MR. MORRIS: Can we put up, please,	7	understand before you signed it on behalf of
8	Exhibit Number 2, which I believe is the	8	NexPoint?
9	complaint against NexPoint.	9	MS. DEITSCH-PEREZ: Object to the
10	(Exhibit 2 marked.)	10	form.
11	MR. MORRIS: And if we can go to	11	A. Yeah, I'm not – I doubt I read it,
2	Exhibit Number 1 of Deposition Exhibit	12	so I don't remember objecting to anything.
3	Number 2.	13	Q. Okay. Looking at Paragraph 2.1, am
4	Q. Okay. And do you see - I'm sorry,	14	I characterizing that section fairly when I say
5	sir, do you see that Exhibit Number 1 to the	15	that the borrower was required to make an
6	complaint is a promissory note dated May 31st,	16	annual installment payment at the end of each
17		17	calendar year?
18	\$30.75 million?	18	MS. DEITSCH-PEREZ: Object to the
9	A. Yes.	19	form.
9 20		20	A. I see that paragraph, yes.
	Q. Okay. And is that your signature on		
21	page 2?	21	Q. Okay. And did you understand when
2	A. Looks like it.	22	you signed it that an annual installment
3	Q. Okay. And did you sign this note on	23	payment would be due at the end of each year by
24	,	24	NexPoint?
25	A. I assume so.	25	MS. DEITSCH-PEREZ: Object to the
1	Page 410 DONDERO - 10/29/21	1	Page 41 DONDERO - 10/29/21
2	form.		correctly. I think it had something to do with
3			either the audit or the financials or if we had
4			PILIDELLINE SHOULOUTHE HUSINGSIS OF ILVIE USE
	A. I never read it that closely.	3	
_	Q. So as the control person of	4	a credit facility at the time. I think that is
5	Q. So as the control person of NexPoint, is it fair to say then that you don't	4 5	a credit facility at the time. I think that is probably why, but I don't remember exactly.
5	Q. So as the control person of NexPoint, is it fair to say then that you don't recall having an understanding when you signed	4 5 6	a credit facility at the time. I think that is probably why, but I don't remember exactly. Q. Do you have any other recollection
5 6 7	Q. So as the control person of NexPoint, is it fair to say then that you don't recall having an understanding when you signed this note that NexPoint would be required to	4 5 6 7	a credit facility at the time. I think that is probably why, but I don't remember exactly. Q. Do you have any other recollection as to why all three notes were executed at the
5 6 7 8	Q. So as the control person of NexPoint, is it fair to say then that you don't recall having an understanding when you signed this note that NexPoint would be required to make annual payments at the end of each year?	4 5 6 7 8	a credit facility at the time. I think that is probably why, but I don't remember exactly. Q. Do you have any other recollection as to why all three notes were executed at the end of May 2017?
5 6 7 8	Q. So as the control person of NexPoint, is it fair to say then that you don't recall having an understanding when you signed this note that NexPoint would be required to make annual payments at the end of each year? MS. DEITSCH-PEREZ: Object to the	4 5 6 7 8 9	a credit facility at the time. I think that is probably why, but I don't remember exactly. Q. Do you have any other recollection as to why all three notes were executed at the end of May 2017? A. Again, I believe they're — the —
5 6 7 8 9	Q. So as the control person of NexPoint, is it fair to say then that you don't recall having an understanding when you signed this note that NexPoint would be required to make annual payments at the end of each year? MS. DEITSCH-PEREZ: Object to the form.	4 5 6 7 8	a credit facility at the time. I think that is probably why, but I don't remember exactly. Q. Do you have any other recollection as to why all three notes were executed at the end of May 2017? A. Again, I believe they're – the – aggregating or solidifying them into one
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5 6 7 8 9 0 1 2 3 4 5	Q. So as the control person of NexPoint, is it fair to say then that you don't recall having an understanding when you signed this note that NexPoint would be required to make annual payments at the end of each year? MS. DEITSCH-PEREZ: Object to the form. A. I didn't have knowledge of the specifics, and again, I would describe those specifics as de minimis. Q. Okay. Do you see – do you have any	4 5 6 7 8 9 10 11 12 13 14	a credit facility at the time. I think that is probably why, but I don't remember exactly. Q. Do you have any other recollection as to why all three notes were executed at the end of May 2017? A. Again, I believe they're — the — aggregating or solidifying them into one defined note I think was required by the auditors or the — the accounting department as best practices. I don't think — it wasn't a regulatory reason and it wasn't a compliance
567890123456	Q. So as the control person of NexPoint, is it fair to say then that you don't recall having an understanding when you signed this note that NexPoint would be required to make annual payments at the end of each year? MS. DEITSCH-PEREZ: Object to the form. A. I didn't have knowledge of the specifics, and again, I would describe those specifics as de minimis. Q. Okay. Do you see – do you have any idea who drafted this note? A. It would have come from accounting.	4 5 6 7 8 9 10 11 12 13 14 15 16	a credit facility at the time. I think that is probably why, but I don't remember exactly. Q. Do you have any other recollection as to why all three notes were executed at the end of May 2017? A. Again, I believe they're — the — aggregating or solidifying them into one defined note I think was required by the auditors or the — the accounting department as best practices. I don't think — it wasn't a regulatory reason and it wasn't a compliance reason. I believe it was just an accounting or an audit reason.
5678901234567	Q. So as the control person of NexPoint, is it fair to say then that you don't recall having an understanding when you signed this note that NexPoint would be required to make annual payments at the end of each year? MS. DEITSCH-PEREZ: Object to the form. A. I didn't have knowledge of the specifics, and again, I would describe those specifics as de minimis. Q. Okay. Do you see – do you have any idea who drafted this note? A. It would have come from accounting. I think they have boilerplate – I don't know	4 5 6 7 8 9 10 11 12 13 14 15 16 17	a credit facility at the time. I think that is probably why, but I don't remember exactly. Q. Do you have any other recollection as to why all three notes were executed at the end of May 2017? A. Again, I believe they're — the — aggregating or solidifying them into one defined note I think was required by the auditors or the — the accounting department as best practices. I don't think — it wasn't a regulatory reason and it wasn't a compliance reason. I believe it was just an accounting or an audit reason. Q. Did you ever make sure on behalf of
56789012345678	Q. So as the control person of NexPoint, is it fair to say then that you don't recall having an understanding when you signed this note that NexPoint would be required to make annual payments at the end of each year? MS. DEITSCH-PEREZ: Object to the form. A. I didn't have knowledge of the specifics, and again, I would describe those specifics as de minimis. Q. Okay. Do you see — do you have any idea who drafted this note? A. It would have come from accounting. I think they have boilerplate — I don't know if they work with legal at all. I have no	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	a credit facility at the time. I think that is probably why, but I don't remember exactly. Q. Do you have any other recollection as to why all three notes were executed at the end of May 2017? A. Again, I believe they're — the — aggregating or solidifying them into one defined note I think was required by the auditors or the — the accounting department as best practices. I don't think — it wasn't a regulatory reason and it wasn't a compliance reason. I believe it was just an accounting or an audit reason. Q. Did you ever make sure on behalf of NexPoint that the terms of the promissory note
5 6 7 8 9 0 1 2 3 4 5 6 7 8 9	Q. So as the control person of NexPoint, is it fair to say then that you don't recall having an understanding when you signed this note that NexPoint would be required to make annual payments at the end of each year? MS. DEITSCH-PEREZ: Object to the form. A. I didn't have knowledge of the specifics, and again, I would describe those specifics as de minimis. Q. Okay. Do you see – do you have any idea who drafted this note? A. It would have come from accounting. I think they have boilerplate – I don't know if they work with legal at all. I have no idea, but it would have come through	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	a credit facility at the time. I think that is probably why, but I don't remember exactly. Q. Do you have any other recollection as to why all three notes were executed at the end of May 2017? A. Again, I believe they're – the – aggregating or solidifying them into one defined note I think was required by the auditors or the – the accounting department as best practices. I don't think – it wasn't a regulatory reason and it wasn't a compliance reason. I believe it was just an accounting or an audit reason. Q. Did you ever make sure on behalf of NexPoint that the terms of the promissory note were fair and reasonable?
5678901234567890	Q. So as the control person of NexPoint, is it fair to say then that you don't recall having an understanding when you signed this note that NexPoint would be required to make annual payments at the end of each year? MS. DEITSCH-PEREZ: Object to the form. A. I didn't have knowledge of the specifics, and again, I would describe those specifics as de minimis. Q. Okay. Do you see – do you have any idea who drafted this note? A. It would have come from accounting. I think they have boilerplate – I don't know if they work with legal at all. I have no idea, but it would have come through accounting.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	a credit facility at the time. I think that is probably why, but I don't remember exactly. Q. Do you have any other recollection as to why all three notes were executed at the end of May 2017? A. Again, I believe they're — the — aggregating or solidifying them into one defined note I think was required by the auditors or the — the accounting department as best practices. I don't think — it wasn't a regulatory reason and it wasn't a compliance reason. I believe it was just an accounting or an audit reason. Q. Did you ever make sure on behalf of NexPoint that the terms of the promissory note were fair and reasonable? MS. DEITSCH-PEREZ: Object to the
56789012345678901	Q. So as the control person of NexPoint, is it fair to say then that you don't recall having an understanding when you signed this note that NexPoint would be required to make annual payments at the end of each year? MS. DEITSCH-PEREZ: Object to the form. A. I didn't have knowledge of the specifics, and again, I would describe those specifics as de minimis. Q. Okay. Do you see — do you have any idea who drafted this note? A. It would have come from accounting. I think they have boilerplate — I don't know if they work with legal at all. I have no idea, but it would have come through accounting. Q. Do you recall that all three of the	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	a credit facility at the time. I think that is probably why, but I don't remember exactly. Q. Do you have any other recollection as to why all three notes were executed at the end of May 2017? A. Again, I believe they're — the — aggregating or solidifying them into one defined note I think was required by the auditors or the — the accounting department as best practices. I don't think — it wasn't a regulatory reason and it wasn't a compliance reason. I believe it was just an accounting or an audit reason. Q. Did you ever make sure on behalf of NexPoint that the terms of the promissory note were fair and reasonable? MS. DEITSCH-PEREZ: Object to the form.
5 6 7 8 9 10 11 22 13 14 15 16 17 18 19 20 11 22	Q. So as the control person of NexPoint, is it fair to say then that you don't recall having an understanding when you signed this note that NexPoint would be required to make annual payments at the end of each year? MS. DEITSCH-PEREZ: Object to the form. A. I didn't have knowledge of the specifics, and again, I would describe those specifics as de minimis. Q. Okay. Do you see — do you have any idea who drafted this note? A. It would have come from accounting. I think they have boilerplate — I don't know if they work with legal at all. I have no idea, but it would have come through accounting. Q. Do you recall that all three of the term notes at issue were signed on the same	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	a credit facility at the time. I think that is probably why, but I don't remember exactly. Q. Do you have any other recollection as to why all three notes were executed at the end of May 2017? A. Again, I believe they're — the — aggregating or solidifying them into one defined note I think was required by the auditors or the — the accounting department as best practices. I don't think — it wasn't a regulatory reason and it wasn't a compliance reason. I believe it was just an accounting or an audit reason. Q. Did you ever make sure on behalf of NexPoint that the terms of the promissory note were fair and reasonable? MS. DEITSCH-PEREZ: Object to the form. A. Yeah, I don't remember ever
5 6 7 8 9 0 1 1 2 1 3 1 4 5 6 1 7 1 8 1 9 2 2 3 3	Q. So as the control person of NexPoint, is it fair to say then that you don't recall having an understanding when you signed this note that NexPoint would be required to make annual payments at the end of each year? MS. DEITSCH-PEREZ: Object to the form. A. I didn't have knowledge of the specifics, and again, I would describe those specifics as de minimis. Q. Okay. Do you see – do you have any idea who drafted this note? A. It would have come from accounting. I think they have boilerplate – I don't know if they work with legal at all. I have no idea, but it would have come through accounting. Q. Do you recall that all three of the term notes at issue were signed on the same day, May 31st, 2017?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	a credit facility at the time. I think that is probably why, but I don't remember exactly. Q. Do you have any other recollection as to why all three notes were executed at the end of May 2017? A. Again, I believe they're — the — aggregating or solidifying them into one defined note I think was required by the auditors or the — the accounting department as best practices. I don't think — it wasn't a regulatory reason and it wasn't a compliance reason. I believe it was just an accounting or an audit reason. Q. Did you ever make sure on behalf of NexPoint that the terms of the promissory note were fair and reasonable? MS. DEITSCH-PEREZ: Object to the form. A. Yeah, I don't remember ever negotiating or reading it that closely. And
56789012345678921	Q. So as the control person of NexPoint, is it fair to say then that you don't recall having an understanding when you signed this note that NexPoint would be required to make annual payments at the end of each year? MS. DEITSCH-PEREZ: Object to the form. A. I didn't have knowledge of the specifics, and again, I would describe those specifics as de minimis. Q. Okay. Do you see — do you have any idea who drafted this note? A. It would have come from accounting. I think they have boilerplate — I don't know if they work with legal at all. I have no idea, but it would have come through accounting. Q. Do you recall that all three of the term notes at issue were signed on the same	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	a credit facility at the time. I think that is probably why, but I don't remember exactly. Q. Do you have any other recollection as to why all three notes were executed at the end of May 2017? A. Again, I believe they're — the — aggregating or solidifying them into one defined note I think was required by the auditors or the — the accounting department as best practices. I don't think — it wasn't a regulatory reason and it wasn't a compliance reason. I believe it was just an accounting or an audit reason. Q. Did you ever make sure on behalf of NexPoint that the terms of the promissory note were fair and reasonable? MS. DEITSCH-PEREZ: Object to the form. A. Yeah, I don't remember ever

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Page 412	Page 413
1 DONDERO - 10/29/21	1 DONDERO - 10/29/21
2 balance sheet at Highland then or now and/or de	2 before?
3 minimis relevant to NexPoint's value.	3 A. No.
4 Q. It is a \$30 million note. Do I have	4 Q. Do you think a prudent executive
5 that right?	5 signing a \$30 million note should take the time
6 A. Yes.	6 to read the terms and conditions of the note?
7 Q. Okay. And it was material enough to	7 A. Not necessarily.
8 be included in Highland's financial statements;	8 Q. Under what circumstances do you
9 is that correct?	9 think that an executive shouldn't take the time
10 A. Anything material or not as part of	10 to read the terms and conditions of a
11 doing proper audited financials needs to be	11 \$30 million promissory note?
12 properly included.	12 A. When it is between affiliates,
13 Q. Okay. And you know, because you	13 between friendly affiliates with no even
14 signed the management representation letter,	14 inkling that bankruptcy or the parties could be
15 that this note was specifically disclosed to	15 at odds create a note, when it is a soft note
16 PwC and included in both Highland's and	16 with limited collateral and limited other
17 NexPoint's audited financial statements;	17 protections. And then the servicing or value
18 correct?	18 of the note is de minimis relative to the
19 A. I would – I would have been shocked	19 balance sheets of each entity I think is a good
20 if it wasn't, if it is an asset and a liability	20 reason or logical reason for the executives on
21 respectively of the companies.	21 both sides not to spend much time focusing on
22 Q. Okay. Do you see the section on	22 it.
23 acceleration upon default, Paragraph 4?	23 Q. All right. So you thought it was
24 A. Yes.	24 reasonable not to read this particular note for
25 Q. Have you ever seen that section	25 the reasons you just gave.
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Page 414 1 DONDERO - 10/29/21	Page 415 1 DONDERO - 10/29/21
1 DONDERO - 10/29/21	1 DONDERO - 10/29/21
1 DONDERO - 10/29/21 2 Do I have that right?	1 DONDERO - 10/29/21 2 anything regarding the company from any of the
1 DONDERO - 10/29/21 2 Do I have that right? 3 A. Right.	 DONDERO - 10/29/21 anything regarding the company from any of the other subsidiaries, and Frank was administering
1 DONDERO - 10/29/21 2 Do I have that right? 3 A. Right. 4 MR. MORRIS: Okay. Can we go to the	1 DONDERO - 10/29/21 2 anything regarding the company from any of the 3 other subsidiaries, and Frank was administering 4 the notes on behalf of both the related parties
DONDERO - 10/29/21 Do I have that right? A. Right. MR. MORRIS: Okay. Can we go to the next page, please.	1 DONDERO - 10/29/21 2 anything regarding the company from any of the 3 other subsidiaries, and Frank was administering 4 the notes on behalf of both the related parties 5 and Highland.
DONDERO - 10/29/21 Do I have that right? A. Right. MR. MORRIS: Okay. Can we go to the next page, please. Q. Do you see Paragraph 5? There is a	 DONDERO - 10/29/21 anything regarding the company from any of the other subsidiaries, and Frank was administering the notes on behalf of both the related parties and Highland. So at the time – at the time I
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1	Page 416	1	Page 417 DONDERO - 10/29/21
1	DONDERO - 10/29/21	1	
2	form.		the negotiation – to negotiations?
3	A. That is correct. A lot of it is	3	A. No, one that is over time subject to
4	boilerplate. And, again, treasury or	4	negotiation or modification.
5	accounting would have put in what was necessary	5	Q. Okay.
6	for regulatory, tax, audit purposes. Maybe the	6	A. Because there is – there is
7	auditors put that in. I have no idea.	7	limited – there is limited, team collateral,
8	But the content and the bullet	8	guarantee, bad boy features in – in a soft
9	points here, the nine paragraphs on a soft note		note.
10	, , , ,	10	Q. Okay. Perhaps my question wasn't clear.
11	administered by other people other than me. Q. What is a soft note?	12	
12			Did the notes that you signed – did
13	A. You know, like a secured – I mean,	13	you negotiate them with anybody, the terms of each note?
	a note that isn't a hard note, like a note that isn't secured, deed in lieu, UCC filed,		A. No.
15		15	
16	guaranteed, you know, performance and bad boy clauses and all of that other stuff.	16	Q. Okay. Did you personally decide on the terms of each note?
17 1Ω	A soft note is an unsecured loan	17 1Ω	
18	that has basic terms to it, but it is likely	18	A. No. Again, they were two highly
19	· · · · · · · · · · · · · · · · · · ·	19	solvent, highly well-capitalized subsidiaries,
20	subject to renegotiation over time.	20	and the amount of the notes was de minimis and
21	Q. Were any of the notes that you	21	friendly, and they were soft notes administered
22	signed subject to negotiation?	22	by a centralized treasury shared services
23	A. Well, I'm saying by definition that	23	department.
24	is what a soft note is.	24	
25	Q. One that – that is not subject to	25	They were the ones deciding what it
	Page 418		Page 419
1		1	
1	DONDERO - 10/29/21	1	DONDERO - 10/29/21
2	DONDERO - 10/29/21 took to be compliant from an accounting	2	DONDERO - 10/29/21 A. Yes.
	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't — they	2	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that
2	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't – they were trying to come up with a balance note,	3 4	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the
2 3 4 5	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't — they were trying to come up with a balance note, which I think this is, such that it wouldn't	2 3 4 5	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A
2 3 4 5 6	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't — they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the	2 3 4 5 6	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there?
2 3 4 5 6 7	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't — they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties.	2 3 4 5 6 7	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those
2 3 4 5 6 7 8	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't — they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of	2 3 4 5 6 7 8	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note.
2 3 4 5 6 7 8 9	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't — they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being	2 3 4 5 6 7 8 9	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set
2 3 4 5 6 7 8 9	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't — they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being negotiated.	2 3 4 5 6 7 8 9	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set forth the outstanding principal and interest
2 3 4 5 6 7 8 9 10	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't — they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being negotiated. Q. Okay. I appreciate that.	2 3 4 5 6 7 8 9 10	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set forth the outstanding principal and interest that NexPoint owed Highland under the prior
2 3 4 5 6 7 8 9 10 11 12	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't — they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being negotiated. Q. Okay. I appreciate that. At the time you signed each of the	2 3 4 5 6 7 8 9 10 11 12	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set forth the outstanding principal and interest that NexPoint owed Highland under the prior notes as defined there as of May 31st, 2017;
2 3 4 5 6 7 8 9 10 11 12 13	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't — they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being negotiated. Q. Okay. I appreciate that. At the time you signed each of the notes on behalf of the obligors, did the	2 3 4 5 6 7 8 9 10 11 12 13	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set forth the outstanding principal and interest that NexPoint owed Highland under the prior notes as defined there as of May 31st, 2017; right?
2 3 4 5 6 7 8 9 10 11 12 13 14	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't — they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being negotiated. Q. Okay. I appreciate that. At the time you signed each of the notes on behalf of the obligors, did the obligors have an intention at the time you put	2 3 4 5 6 7 8 9 10 11 12 13 14	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set forth the outstanding principal and interest that NexPoint owed Highland under the prior notes as defined there as of May 31st, 2017; right? A. Yeah, that is what it looks like.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't — they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being negotiated. Q. Okay. I appreciate that. At the time you signed each of the notes on behalf of the obligors, did the obligors have an intention at the time you put your signature on the page of repaying the	2 3 4 5 6 7 8 9 10 11 12 13 14 15	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set forth the outstanding principal and interest that NexPoint owed Highland under the prior notes as defined there as of May 31st, 2017; right? A. Yeah, that is what it looks like. Q. Okay. And – and so the initial
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't — they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being negotiated. Q. Okay. I appreciate that. At the time you signed each of the notes on behalf of the obligors, did the obligors have an intention at the time you put your signature on the page of repaying the notes in accordance with their terms?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set forth the outstanding principal and interest that NexPoint owed Highland under the prior notes as defined there as of May 31st, 2017; right? A. Yeah, that is what it looks like. Q. Okay. And – and so the initial principal amount of the prior notes was what is
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't — they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being negotiated. Q. Okay. I appreciate that. At the time you signed each of the notes on behalf of the obligors, did the obligors have an intention at the time you put your signature on the page of repaying the notes in accordance with their terms? A. Yes. They're all — soft note	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set forth the outstanding principal and interest that NexPoint owed Highland under the prior notes as defined there as of May 31st, 2017; right? A. Yeah, that is what it looks like. Q. Okay. And – and so the initial principal amount of the prior notes was what is stated there, approximately \$27.675 million?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't – they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being negotiated. Q. Okay. I appreciate that. At the time you signed each of the notes on behalf of the obligors, did the obligors have an intention at the time you put your signature on the page of repaying the notes in accordance with their terms? A. Yes. They're all – soft note doesn't mean it's not a bona fide note. They	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set forth the outstanding principal and interest that NexPoint owed Highland under the prior notes as defined there as of May 31st, 2017; right? A. Yeah, that is what it looks like. Q. Okay. And – and so the initial principal amount of the prior notes was what is stated there, approximately \$27.675 million? A. Right.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	DONDERO - 10/29/21 took to be compliant from an accounting regulatory-wise standpoint, but wasn't – they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being negotiated. Q. Okay. I appreciate that. At the time you signed each of the notes on behalf of the obligors, did the obligors have an intention at the time you put your signature on the page of repaying the notes in accordance with their terms? A. Yes. They're all – soft note doesn't mean it's not a bona fide notes, and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set forth the outstanding principal and interest that NexPoint owed Highland under the prior notes as defined there as of May 31st, 2017; right? A. Yeah, that is what it looks like. Q. Okay. And – and so the initial principal amount of the prior notes was what is stated there, approximately \$27.675 million? A. Right. Q. Okay. You wouldn't have signed this
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	took to be compliant from an accounting regulatory-wise standpoint, but wasn't — they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being negotiated. Q. Okay. I appreciate that. At the time you signed each of the notes on behalf of the obligors, did the obligors have an intention at the time you put your signature on the page of repaying the notes in accordance with their terms? A. Yes. They're all — soft note doesn't mean it's not a bona fide notes, and they all are bona fide notes that were intended	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set forth the outstanding principal and interest that NexPoint owed Highland under the prior notes as defined there as of May 31st, 2017; right? A. Yeah, that is what it looks like. Q. Okay. And – and so the initial principal amount of the prior notes was what is stated there, approximately \$27.675 million? A. Right. Q. Okay. You wouldn't have signed this note on behalf of NexPoint if you didn't
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	took to be compliant from an accounting regulatory-wise standpoint, but wasn't – they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being negotiated. Q. Okay. I appreciate that. At the time you signed each of the notes on behalf of the obligors, did the obligors have an intention at the time you put your signature on the page of repaying the notes in accordance with their terms? A. Yes. They're all – soft note doesn't mean it's not a bona fide notes, and they all are bona fide notes that were intended to be paid and for the – virtually most part,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set forth the outstanding principal and interest that NexPoint owed Highland under the prior notes as defined there as of May 31st, 2017; right? A. Yeah, that is what it looks like. Q. Okay. And – and so the initial principal amount of the prior notes was what is stated there, approximately \$27.675 million? A. Right. Q. Okay. You wouldn't have signed this note on behalf of NexPoint if you didn't believe at the time you signed it that NexPoint
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	took to be compliant from an accounting regulatory-wise standpoint, but wasn't – they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being negotiated. Q. Okay. I appreciate that. At the time you signed each of the notes on behalf of the obligors, did the obligors have an intention at the time you put your signature on the page of repaying the notes in accordance with their terms? A. Yes. They're all – soft note doesn't mean it's not a bona fide note. They were all intended to be bona fide notes, and they all are bona fide notes that were intended to be paid and for the – virtually most part, were always paid or prepaid and, you know, paid	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set forth the outstanding principal and interest that NexPoint owed Highland under the prior notes as defined there as of May 31st, 2017; right? A. Yeah, that is what it looks like. Q. Okay. And – and so the initial principal amount of the prior notes was what is stated there, approximately \$27.675 million? A. Right. Q. Okay. You wouldn't have signed this note on behalf of NexPoint if you didn't believe at the time you signed it that NexPoint owed Highland that amount of money; correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	took to be compliant from an accounting regulatory-wise standpoint, but wasn't – they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being negotiated. Q. Okay. I appreciate that. At the time you signed each of the notes on behalf of the obligors, did the obligors have an intention at the time you put your signature on the page of repaying the notes in accordance with their terms? A. Yes. They're all – soft note doesn't mean it's not a bona fide note. They were all intended to be bona fide notes, and they all are bona fide notes that were intended to be paid and for the – virtually most part, were always paid or prepaid and, you know, paid in accordance.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set forth the outstanding principal and interest that NexPoint owed Highland under the prior notes as defined there as of May 31st, 2017; right? A. Yeah, that is what it looks like. Q. Okay. And – and so the initial principal amount of the prior notes was what is stated there, approximately \$27.675 million? A. Right. Q. Okay. You wouldn't have signed this note on behalf of NexPoint if you didn't believe at the time you signed it that NexPoint owed Highland that amount of money; correct? A. Yeah, it is a bona fide note,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	took to be compliant from an accounting regulatory-wise standpoint, but wasn't – they were trying to come up with a balance note, which I think this is, such that it wouldn't have to be negotiated or haggled by any of the parties. And there is no evidence of any of the notes ever being haggled or ever being negotiated. Q. Okay. I appreciate that. At the time you signed each of the notes on behalf of the obligors, did the obligors have an intention at the time you put your signature on the page of repaying the notes in accordance with their terms? A. Yes. They're all – soft note doesn't mean it's not a bona fide note. They were all intended to be bona fide notes, and they all are bona fide notes that were intended to be paid and for the – virtually most part, were always paid or prepaid and, you know, paid	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	DONDERO - 10/29/21 A. Yes. Q. And is it your understanding that this note substituted and superseded the promissory notes that are listed on Exhibit A on the page there? A. Yeah. I mean, effectively pay those off and reestablish an aggregate note. Q. Right. And Exhibit A actually set forth the outstanding principal and interest that NexPoint owed Highland under the prior notes as defined there as of May 31st, 2017; right? A. Yeah, that is what it looks like. Q. Okay. And – and so the initial principal amount of the prior notes was what is stated there, approximately \$27.675 million? A. Right. Q. Okay. You wouldn't have signed this note on behalf of NexPoint if you didn't believe at the time you signed it that NexPoint owed Highland that amount of money; correct?

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Page 42 DONDERO - 10/29/21
aboy trustee?
abby trustee: . Me, myself.
). Okay. What was the purpose of
ding this note in your agreement with the
aboy trustee?
•
Was it to provide you with a
pensation?
. Yeah. I mean, in fact, I think it articulated in that big paragraph
conably well that my cash compensation, I
eve through any lens, people would look at
de minimis from the standpoint of
nland as asset manager.
I don't think it was more than a
ple million bucks in a year and it went
n, I think, in the '15 through '20 period.
So I think it is common in private
npanies to loan money that is bona fide debt
then forgive it at different times to
nage compensation and incentives to managers
rivate companies.
This is a – we're in – we each
e experts talking about it, but I think this
ou know, typical.
Page 42 DONDERO - 10/29/21
only one at the compensation level with the
related entities who could possibly get
company loans forgiven as part of the
company loans forgiven as part of the p, but it –
company loans forgiven as part of the p, but it – Q. Okay. So let me ask a cleaner –
company loans forgiven as part of the p, but it – Okay. So let me ask a cleaner – ale ask a cleaner question. I appreciate
company loans forgiven as part of the p, but it – 2. Okay. So let me ask a cleaner – be ask a cleaner question. I appreciate clarification.
company loans forgiven as part of the p, but it — 2. Okay. So let me ask a cleaner — a ask a cleaner question. I appreciate clarification. Other than the agreements described
company loans forgiven as part of the p, but it — 2. Okay. So let me ask a cleaner — 3. a cleaner question. I appreciate clarification. Other than the agreements described aragraph 82, can you think of any other
company loans forgiven as part of the p, but it — 2. Okay. So let me ask a cleaner — 1. ask a cleaner question. I appreciate clarification. Other than the agreements described aragraph 82, can you think of any other roompany loan that was ever forgiven while
company loans forgiven as part of the p, but it — 2. Okay. So let me ask a cleaner — 3. ask a cleaner question. I appreciate clarification. Other than the agreements described aragraph 82, can you think of any other recompany loan that was ever forgiven while were president of Highland for the purpose
company loans forgiven as part of the p, but it — 2. Okay. So let me ask a cleaner — 2. ask a cleaner question. I appreciate clarification. Other than the agreements described aragraph 82, can you think of any other roompany loan that was ever forgiven while were president of Highland for the purpose iving you compensation?
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company loans forgiven as part of the p, but it — 2. Okay. So let me ask a cleaner — 3. e ask a cleaner question. I appreciate clarification. Other than the agreements described aragraph 82, can you think of any other recompany loan that was ever forgiven while were president of Highland for the purpose iving you compensation? A. I don't — I don't know. 2. This is an important issue; right? I notion of a prior practice. It is your tention that there was a prior practice at
company loans forgiven as part of the p, but it — 2. Okay. So let me ask a cleaner — 3. le ask a cleaner question. I appreciate clarification. Other than the agreements described aragraph 82, can you think of any other recompany loan that was ever forgiven while were president of Highland for the purpose aving you compensation? A. I don't — I don't know. 2. This is an important issue; right? 1. notion of a prior practice. It is your tention that there was a prior practice at a cland — hold on one second. I apologize.
company loans forgiven as part of the p, but it — 2. Okay. So let me ask a cleaner — 3. Idan't — I don't know. 2. This is an important issue; right? anotion of a prior practice. It is your tention that there was a prior practice at nland — hold on one second. I apologize. Sorry about that. Somebody almost
company loans forgiven as part of the p, but it — 2. Okay. So let me ask a cleaner — 2. A. I don't — I don't know. 2. This is an important issue; right? 2. notion of a prior practice. It is your tention that there was a prior practice at nland — hold on one second. I apologize. Sorry about that. Somebody almost oped an air conditioner out the window.
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company loans forgiven as part of the p, but it — 2. Okay. So let me ask a cleaner — 3. It is an important issue; right? 2. It is an important issue; right? 3. It is an important issue; right? 4. It is an important issue; right? 5. It is an important issue; right? 6. It is your tention that there was a prior practice at inland — hold on one second. I apologize. 6. Sorry about that. Somebody almost one good.
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Page 42 1 DONDERO - 10/29/21	24 1	DONDERO - 10/29/21	Page 42
2 question read back?		executives at the bank and board members at the	
3 (Record read.)		bank in the seven-figure kind of numbers that	
4 Q. I'm going to start all over here.	I	were then subsequently forgiven.	
5 Mr. Dondero, do you contend that	5	It is – I know we amassed more than	
6 there was a practice at Highland of forgiving		a dozen examples that were significant and	
7 loans; is that correct?		material.	
	8		
		MR. MORRIS: Deborah, I apologize.	
9 Q. And do you recall that we talked	9	It is certainly possible I missed it, but I	
0 about that issue back in May?	10	don't recall seeing any list or any	
1 A. Yes.	11	documents of any kind that Mr. Dondero has	
2 Q. Okay. And since – since that time	12	described.	
3 have you made any effort to gather any	13	Have they been produced?	
4 information that would demonstrate that there	14	MS. DEITSCH-PEREZ: I think so. I	
5 was a prior practice at Highland of forgiving	15	will double-check, but I believe that	
6 loans?	16	they're listed –	
7 A. Yes.	17	MR. MORRIS: I know there is a list	
8 Q. And what efforts have you made?	18	of – I apologize. I know there is a list	
9 A. Like I said, we amassed a list, and	19	of names in one of the discovery responses.	
not insignificant list and not insignificant	20	But other than the list of names in the	
1 amounts, proportionate to the people's	21	discovery response, I don't recall	
2 compensation where it was a practice.	22	receiving any documents at all.	
3 You know, for some people for	23	MS. DEITSCH-PEREZ: No. And I think	
4 relocation, for some people for bonuses, for	24	we asked you for the documents because we	
25 house purposes, for senior executives, senior	25	don't have access to the documents on	
Page 42	26		Page 42
1 DONDERO - 10/29/21	1	DONDERO - 10/29/21	1 490 12
2 Highland's server. The only thing I can	2	Q. And would that include any	
think of that we might owe you is there	3 8	agreements to forgive loans that were deemed to	
• •	- 1	be material amounts?	
4 might be a few additional names to list in	- 1	be material amounts? A. No, because it is contingent in long	
might be a few additional names to list in the interrogatory, and I will check whether	4 I 5	A. No, because it is contingent in long	
might be a few additional names to list in the interrogatory, and I will check whether that has been done.	4 I 5	A. No, because it is contingent in long term and speculative.	
might be a few additional names to list in the interrogatory, and I will check whether that has been done. MR. MORRIS: Okay.	4 I 5 6 I 7	A. No, because it is contingent in long term and speculative. Q. But at some point if it is forgiven	
might be a few additional names to list in the interrogatory, and I will check whether that has been done. MR. MORRIS: Okay. Q. Mr. Dondero, you sign management	4 I 5 6 1 7 8 V	A. No, because it is contingent in long term and speculative. Q. But at some point if it is forgiven would that be — would that be an event that	
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might be a few additional names to list in the interrogatory, and I will check whether that has been done. MR. MORRIS: Okay. Q. Mr. Dondero, you sign management representation letters in connection with Highland's audit each year; is that right?	4 I 5 6 1 7 8 9 10	A. No, because it is contingent in long term and speculative. Q. But at some point if it is forgiven would that be — would that be an event that would be disclosed to the auditor? A. Sure.	
might be a few additional names to list in the interrogatory, and I will check whether that has been done. MR. MORRIS: Okay. Q. Mr. Dondero, you sign management representation letters in connection with Highland's audit each year; is that right? A. Yes.	4 I 5 6 1 7 8 9 10	A. No, because it is contingent in long term and speculative. Q. But at some point if it is forgiven would that be — would that be an event that would be disclosed to the auditor? A. Sure. Q. Okay. So is it fair to say that all	
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Page 42		Page 42
DONDERO - 10/29/21 Q. So you can't rely on anything that	1 2	DONDERO - 10/29/21 Q. So then – so then it – so is it
, , , ,		
3 you don't know; is that fair?	3	fair to say, sir, that when you are describing
4 A. Yeah.	4	this practice of forgiveness of loans, you are
5 MS. DEITSCH-PEREZ: Objection to	5	doing so without having reviewed any of the
6 form.	6	audited financial statements that Highland
7 A. Yeah, we can't rely on things we	7	provided to your attorneys going back to 2008?
8 don't know and we can't rely on the debtor to	8	MS. DEITSCH-PEREZ: Object to the
9 be honorable.	9	form.
Q. Well, the debtor has produced to	10	A. What I'm saying, I guess, is that we
11 you, sir, every single audited financial	11	haven't treated the loans as forgiven yet
2 statement without redaction since 2008. Are	12	because if the condition precedent has been
3 you aware of that?	13	satisfied, we're not aware of it yet.
4 A. That is actually news to me because	14	Now, if there is something in those
5 we were asking for them a couple of months ago.	15	financial statements that will show that the
6 That must be – that must be a new production.	16	condition precedent is satisfied, then we have
7 Q. No. Actually, it was produced to	17	a decision to make about the – or figure out
8 you way back in July. You are not aware of	18	what the mechanism is for forgiving the loans.
9 that?	19	Q. Are you saying that there are loans
0 A. No, I'm looking –	20	out there subject to forgiveness where the
1 MS. DEITSCH-PEREZ: Hang on.	21	maker is somebody other than you or an entity
2 A. I'm looking at Deborah. She'll –	22	that you control?
3 MS. DEITSCH-PEREZ: I will get the	23	A. No, I'm just – I'm talking about
4 date.	24	the 50 million of loans that we've been talking
25 A. Yeah. I would love to see them.	25	about.
Page 43	0	Page 4
1 DONDERO - 10/29/21	1	DONDERO - 10/29/21
2 O Okay Sa sa Livat want to sa		
	2	form.
3 back and focus on your assertion that there was	3	A. Well, what I'm saying, just to be
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MR. MORRIS: I move to strike the 3 Q. It's certainly disclosed in the	
last comment, and I take offense to it, 4 financials when it was forgiven. Will you –	
sir. We're not withholding anything, okay. 5 will you concede that point?	
Q. Would the NexBank audited financial 6 A. Yes, sure.	
statements include a disclosure of the loans 7 Q. Okay. Let's move on.	
that you are describing? 8 Let's go to HCMS. Are you familiar	
A. Yes. 9 with the notes at issue in the lawsuit that was	
Q. Okay. So is it fair to say that if 10 commenced by Highland against HCMS?	
Highland forgave loans, it would be disclosed 11 MS. DEITSCH-PEREZ: S or –	
in its audited financial statements? 12 A. S as in Services. Yes.	
MS. DEITSCH-PEREZ: Object, asked 13 MR. MORRIS: Okay. Can we please	
and answered. 14 put up Exhibit 3.	
A. Well, just to be clear, these loans 15 (Exhibit 3 marked.)	
ike the one up on the sheet, those were 16 MS. DEITSCH-PEREZ: Is that in the	
included in Highland's financials, those loans, 17 binder that you sent?	
just like the NexBank loans, when they were 18 MR. MORRIS: Yes, as Exhibit 3.	
made to senior executives were included. But 19 MS. DEITSCH-PEREZ: Okay.	
there wasn't a – at NexBank there wasn't any 20 MR. MORRIS: And if we could go to	
kind of disclosure that said, these might be 21 the Exhibits 1 through 4, okay.	
forgiven, or these are the terms that they 22 Q. Sir, we've put up on the screen	
would be forgiven under, just like there was no 23 Exhibit 1 to Exhibit 3, which is the complaint	
disclosure in the Highland financials that 24 against HCMS. Do you see Exhibit 1 up on your	
these are the terms that it might be forgiven 25 screen?	
	Page 435
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DONDERO - 10/29/21 1 DONDERO - 10/29/21	ago .cc
A. Yeah. This is the \$150,000 2 Q. Did HCMS receive a loan from	ago loo
A. Yeah. This is the \$150,000 promissory note; is that what that is? 2 Q. Did HCMS receive a loan from 3 Highland in the amount of \$150,000 on March	ago 100
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2 Q. Okay. Let's just flip through the	2 A. Yes.
3 Exhibits 2, 3, and 4, if we could.	3 Q. Do you recall that HCMS borrowed
4 Looking at Exhibit 2, is that your	4 \$400,000 from Highland in or around May 2019?
	5 A. Not specifically.
-	
6 A. Again, it is close.	6 Q. Do you have any reason to believe
7 Q. Okay. And do you have any reason to	7 that it didn't?
8 believe that that is either not your signature	8 A. I have no knowledge — I have no
9 or that you did not authorize somebody to sign10 this on behalf of HCMS in June of 2018?	knowledge of what it was used for and whether it did or didn't.
11 A. No.	11 MR. MORRIS: Okay. Let's go to the
12 Q. Okay.	12 next exhibit, please.
13 MR. MORRIS: Can we go to Exhibit 3,	13 Q. Do you see Frank Waterhouse signed
14 please, and if we can go to the signature	14 here on behalf of the maker, HCMS Services?
15 line.	15 A. Yes.
16 Q. Do you see that that is Frank	16 Q. Okay. Are you aware that HCMS
17 Waterhouse?	17 borrowed \$150,000 from Highland in June 2019?
18 A. Yes.	18 A. No.
19 MR. MORRIS: Okay. And can we go to	19 Q. Okay. Do you have –
the page before that, the first page.	20 A. I'm not aware and –
Q. Frank Waterhouse was the treasurer	21 Q. Do you have –
22 of HCMS in May 2019; correct?	22 A. I didn't I'm sorry, go ahead. I
23 A. That is what it said right on that	23 was just saying, looking at Frank's signature,
24 thing we saw earlier; right?	24 you know, we're switching from me signing to
25 Q. Incumbency certificate.	25 Frank signing. And I guess we're saying Frank
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1 DONDERO - 10/29/21	1 DONDERO - 10/29/21
2 is an authorized signatory, although if you	2 it. He may have done it electronically or
- · · · - · · - · · · · · · · · · · · ·	
3 look at Frank's, it looks like an automated	3 somebody may have done it electronically for
4 signature versus, you know, an actual	3 somebody may have done it electronically for4 him. Those are just different answers than me
4 signature versus, you know, an actual5 signature, but I assume you went over this with	3 somebody may have done it electronically for4 him. Those are just different answers than me5 signing it; right?
 4 signature versus, you know, an actual 5 signature, but I assume you went over this with 6 him, but I don't have specific knowledge of 	 3 somebody may have done it electronically for 4 him. Those are just different answers than me 5 signing it; right? 6 Q. Okay. And – and that is fair.
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 4 signature versus, you know, an actual 5 signature, but I assume you went over this with 6 him, but I don't have specific knowledge of 7 these at all. Q. And do you know that Mr. Waterhouse 	 3 somebody may have done it electronically for 4 him. Those are just different answers than me 5 signing it; right? 6 Q. Okay. And – and that is fair. 7 Are you aware that on December 3rd, 8 2020, Highland made a demand upon HCMS for
 signature versus, you know, an actual signature, but I assume you went over this with him, but I don't have specific knowledge of these at all. Q. And do you know that Mr. Waterhouse from time to time used an electronic signature? 	 3 somebody may have done it electronically for 4 him. Those are just different answers than me 5 signing it; right? 6 Q. Okay. And – and that is fair. 7 Are you aware that on December 3rd, 8 2020, Highland made a demand upon HCMS for 9 payment under these four notes that we have
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2 your recollection; correct?	2 A. Idon't know.
3 A. He primarily was the CFO of	3 MS. DEITSCH-PEREZ: Object to the
4 Highland. But, yes, I mean, I do see that.	4 form.
5 Q. Okay. And did you learn on or	5 Q. Do you know whether HCMS ever
6 around December 3rd that Highland had made	6 responded to this demand letter prior to the
7 demand upon HCMS for payment of all outstanding	7 commencement of litigation?
8 principal and interest due under the four	8 A. I don't know.
9 demand notes that are listed on the page there?	9 Q. Prior to the commencement of
10 A. Yes, yep.	10 litigation, did you discuss with anyone whether
11 Q. So you knew that at the time; right?	11 HCMS should respond to Highland's demand
12 A. Well, more importantly I knew they	12 letter?
13 were all subject to the same forgiveness	13 A. Did I discuss with anyone? No, I
14 provisions as the other note.	14 don't remember — I don't remember talking
15 Q. Okay. So I move to strike.	15 about this with Frank at all where –
16 You knew in December 3rd, 2020, that	16 MS. DEITSCH-PEREZ: And I'm just
17 Highland made demand; correct?	17 going to stop you to make sure you don't
17 Alighiand made demand, correct? 18 A. Yes.	
	71 0
, ,	
20 gave HCMS an eight-day grace period or until	20 We object to the disclosure. But
21 December 11th, 2020, to make payment?	21 with that caveat, go ahead.
22 A. Yes.	22 A. I'm sorry, repeat the question
Q. Under the demand note do you have	23 again. Let me try and keep it simple here.
24 any understanding that Highland was required to	Q. Sure. It may be my fault.
25 give any grace period at all?	Mr. Dondero, you testified that you
Page 442 1 DONDERO - 10/29/21	Page 440 1 DONDERO - 10/29/21
2 were aware that Highland made a demand for	2 behalf of HCMS ever informed Highland of HCMS'
3 payment on these four notes; correct?	3 defenses to the – to the demand letter prior
4 A. Yes.	4 to the commencement of litigation?
5 Q. Okay. Did you have any	5 A. Yeah, Frank would be the person to
6 non-privileged communications at any time after	6 ask there. I don't know.
7 Highland sent this letter about whether and how	7 Q. I'm just asking you. Prior to the
8 HCMS should respond?	8 commencement of litigation, did you ever
9 A. You know, let me just – let me	9 instruct anyone to inform Highland that the
10 adjust the prior answer for a second.	10 HCMS notes were subject to oral agreements with
11 I'm aware that this letter was sent.	,
12 I'm not sure I knew contemporaneously or when I 13 knew the letter was sent. I can't – I have no	3 ,
14 recollection of receiving it at the time.	
15 And to answer your question, I can't	15 remember talking to the debtor about it per se.
16 recollect talking to Frank or anybody else	16 Q. It is your recollection that
17 about it at the time. I'm not sure I knew	17 Judge Lynn sent a letter to Highland before the
18 about it at the time. But I have – I don't	18 commencement of litigation, putting Highland on
19 have any recollection of discussing it with	19 notice that the HCMS notes were the subject of
20 anybody at or around the time.	20 oral agreements between you and the Dugaboy
Q. Did you ever instruct anybody at any	21 trust.
22 time to respond to this letter, whenever it is	22 Do I have that right?
20 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
•	23 A. Yeah, that they were part of
24 A. No.	23 A. Yeah, that they were part of 24 forgiveness or compensation or something. He
•	23 A. Yeah, that they were part of

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1	Page 444 DONDERO - 10/29/21	1	Page 44 DONDERO - 10/29/21
2	Q. And was this part of a settlement	2	MR. RUKAVINA: This is Davor.
	discussion or was this in response to this	3	Couple things, John – and I apologize for
	demand letter?	4	interjecting. I have not made an
5	A. I don't know.	5	appearance yet today. Deborah has been
6	Q. Have you produced that letter in	6	objecting for everyone.
	discovery?	7	Thomas Berghman will take over
8	MS. DEITSCH-PEREZ: I'm aware that	8	around 3:00 o'clock. Is that okay with
9	you have the letter. I don't know if it	9	you, John?
10	was attached to something, but I know you	10	He is probably just going to sit
11	have it.	11	here and not object.
12		12	•
13	MR. MORRIS: Because you produced it	13	MR. MORRIS: I will miss you and I
	in discovery or because Mr. Dondero is		hope you have safe travels.
14 15	testifying that his recollection was that	14	MR. RUKAVINA: Okay. Thank you very
15	Mr. Dondero sent this letter to the debtor?	15	much.
16	MS. DEITSCH-PEREZ: The – the	16	And, second, I think that the letter
17	letter has either been produced or was	17	that is being referred to is the email
18	attached to something or was used in a	18	letter, so I have produced it to you.
19	deposition, but I am aware that you have	19	With that, thank you everyone.
20	it. If you need it to be Bates stamped, we	20	MR. MORRIS: Okay. Take care.
21	could do that.	21	Q. Did anyone – did you ever instruct
22	MR. MORRIS: I definitely need it to	22	anyone in December 2020 to make the payments
23	be Bates stamped, I do, because I'm not	23	that Highland demanded under the HCMS notes?
24	aware of this particular letter. But I	24	MS. DEITSCH-PEREZ: The demand notes
25	appreciate that.	25	that are listed here on the Exhibit 5?
4	Page 446	4	Page 44
1	DONDERO - 10/29/21 MR. MORRIS: Yes.	1	DONDERO - 10/29/21
2		2	favor of Highland on May 31st, 2017?
3	A. Yes, not that I recall.	3	A. Yes.
4	Q. Did you ever instruct anyone in	4	Q. And is it fair to say you didn't
	December 2020 not to make the payments that	5	read this note before you signed it?
	Highland demanded that are listed in this	6	A. Correct. No reason to, really.
	exhibit?	7	Q. Okay. So it is fair to say that
8	A. No.		there is not a provision of this note that you
9	Q. Do you know why HCMS did not make	9	didn't understand before you signed it;
10	the payments that Highland demanded under the	10	correct?
11	notes?	11	MS. DEITSCH-PEREZ: Object to the
12	A. Again, beyond compensation	12	form.
13	forgiveness argument, no.	13	A. That I didn't review it, so
14	MR. MORRIS: Okay. Let's go to the	14	therefore I didn't have a opinion one way or
15	next exhibit, 6.	15	the other.
40	(I) (ID) ID (F ID) OF (OR)	16	Q. Okay. This note substituted and
	(Exhibit 6 marked.)	4-	
17	Q. And this is another one of the term	17	superseded for the promissory notes that are
17 18	Q. And this is another one of the term notes; right?	18	set forth on Exhibit A to this document;
17 18 19	Q. And this is another one of the termnotes; right?A. Yes.	18 19	set forth on Exhibit A to this document; correct?
17 18 19 20	Q. And this is another one of the termnotes; right?A. Yes.MR. MORRIS: And can we just go to	18 19 20	set forth on Exhibit A to this document; correct? A. Yes.
17 18 19 20 21	Q. And this is another one of the term notes; right?A. Yes.MR. MORRIS: And can we just go to the signature line, please.	18 19 20 21	set forth on Exhibit A to this document; correct? A. Yes. Q. So just like NexPoint and HCMS, HCRE
17 18 19 20 21 22	 Q. And this is another one of the term notes; right? A. Yes. MR. MORRIS: And can we just go to the signature line, please. Q. Is that your signature, sir? 	18 19 20 21 22	set forth on Exhibit A to this document; correct? A. Yes. Q. So just like NexPoint and HCMS, HCRE also consolidated their outstanding demand
19 20 21 22 23	 Q. And this is another one of the term notes; right? A. Yes. MR. MORRIS: And can we just go to the signature line, please. Q. Is that your signature, sir? A. That looks more like it. 	18 19 20 21 22 23	set forth on Exhibit A to this document; correct? A. Yes. Q. So just like NexPoint and HCMS, HCRE also consolidated their outstanding demand notes into one term notes at the end of
17 18 19 20 21 22 23 24	 Q. And this is another one of the term notes; right? A. Yes. MR. MORRIS: And can we just go to the signature line, please. Q. Is that your signature, sir? 	18 19 20 21 22	set forth on Exhibit A to this document; correct? A. Yes. Q. So just like NexPoint and HCMS, HCRE also consolidated their outstanding demand

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2 Q. Okay. Let's go to HCRE, if we can	2 Otherwise, she is pulling it up.
3 take this down and put up Exhibit 4.	3 Q. So this is the last of the three
4 Actually, before we go to that, do	4 term notes. Do you see that?
5 you have any recollection as to why HCRE	5 A. Yes.
6 borrowed money from Highland in the amounts	6 Q. Also signed on May 31st, 2017;
	7 correct?
	8 A. Yes.
	9 Q. And if we could look at the
9 A. Nope.	
10 Q. Do you have any recollection at all	10 signature line, is that your signature, sir?
11 as to what HCRE did with the proceeds of the	11 A. Yes.
12 loans that it obtained from Highland?	12 Q. And did you sign this note on behalf
13 A. No.	13 of HCRE on or about May 31st, 2017?
14 Q. This is Exhibit 4, so this is the	14 A. Yes.
15 complaint – this is actually the complaint	15 Q. Did you read this note before you
16 against HCRE.	16 signed it?
17 MR. MORRIS: Can we go to Exhibit 6,	17 A. No.
18 please.	18 Q. And since you didn't read it, is it
19 MS. DEITSCH-PEREZ: Exhibit 6 of	19 fair to say that there wasn't a provision of
20 Exhibit 4?	20 this agreement that you didn't understand at
21 MR. MORRIS: No, I apologize. That	21 the time that you signed it?
was my mistake. Yes, Exhibit 6 to Exhibit	22 MS. DEITSCH-PEREZ: Object to the
23 4.	23 form.
24 MS. DEITSCH-PEREZ: Okay. If you	24 A. There is – there wasn't a
want the hard copy, it is in a booklet.	25 provisions I did or didn't understand because I
Page 450	Page 451
1 DONDERO - 10/29/21	1 DONDERO - 10/29/21
1 DONDERO - 10/29/21 2 didn't review it.	1 DONDERO - 10/29/21 2 that were signed by NexPoint, HCRE, and HCMS on
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and	 DONDERO - 10/29/21 that were signed by NexPoint, HCRE, and HCMS on May 31st, 2017 collectively as the term notes?
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are	 DONDERO - 10/29/21 that were signed by NexPoint, HCRE, and HCMS on May 31st, 2017 collectively as the term notes? A. Yes.
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the	 DONDERO - 10/29/21 that were signed by NexPoint, HCRE, and HCMS on May 31st, 2017 collectively as the term notes? A. Yes. Q. Okay. You had the authority to sign
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct?	 DONDERO - 10/29/21 that were signed by NexPoint, HCRE, and HCMS on May 31st, 2017 collectively as the term notes? A. Yes. Q. Okay. You had the authority to sign each of the term notes on behalf of each of the
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes.	 DONDERO - 10/29/21 that were signed by NexPoint, HCRE, and HCMS on May 31st, 2017 collectively as the term notes? A. Yes. Q. Okay. You had the authority to sign
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes. Q. And Exhibit A set forth the	 DONDERO - 10/29/21 that were signed by NexPoint, HCRE, and HCMS on May 31st, 2017 collectively as the term notes? A. Yes. Q. Okay. You had the authority to sign each of the term notes on behalf of each of the
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes.	1 DONDERO - 10/29/21 2 that were signed by NexPoint, HCRE, and HCMS on 3 May 31st, 2017 collectively as the term notes? 4 A. Yes. 5 Q. Okay. You had the authority to sign 6 each of the term notes on behalf of each of the 7 respective makers; correct?
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes. Q. And Exhibit A set forth the	 DONDERO - 10/29/21 that were signed by NexPoint, HCRE, and HCMS on May 31st, 2017 collectively as the term notes? A. Yes. Q. Okay. You had the authority to sign each of the term notes on behalf of each of the respective makers; correct? A. Yes.
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes. Q. And Exhibit A set forth the outstanding principal and interest that HCRE owed to Highland under the prior notes as of May 31st, 2017; correct?	1 DONDERO - 10/29/21 2 that were signed by NexPoint, HCRE, and HCMS on 3 May 31st, 2017 collectively as the term notes? 4 A. Yes. 5 Q. Okay. You had the authority to sign 6 each of the term notes on behalf of each of the 7 respective makers; correct? 8 A. Yes. 9 Q. Each of the term notes was for a 10 30-year term; correct? 11 A. I believe so.
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes. Q. And Exhibit A set forth the outstanding principal and interest that HCRE owed to Highland under the prior notes as of May 31st, 2017; correct? A. Uh-huh.	1 DONDERO - 10/29/21 2 that were signed by NexPoint, HCRE, and HCMS on 3 May 31st, 2017 collectively as the term notes? 4 A. Yes. 5 Q. Okay. You had the authority to sign 6 each of the term notes on behalf of each of the 7 respective makers; correct? 8 A. Yes. 9 Q. Each of the term notes was for a 10 30-year term; correct? 11 A. I believe so. 12 Q. Okay. Who decided to give each note
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes. Q. And Exhibit A set forth the outstanding principal and interest that HCRE owed to Highland under the prior notes as of May 31st, 2017; correct?	1 DONDERO - 10/29/21 2 that were signed by NexPoint, HCRE, and HCMS on 3 May 31st, 2017 collectively as the term notes? 4 A. Yes. 5 Q. Okay. You had the authority to sign 6 each of the term notes on behalf of each of the 7 respective makers; correct? 8 A. Yes. 9 Q. Each of the term notes was for a 10 30-year term; correct? 11 A. I believe so.
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes. Q. And Exhibit A set forth the outstanding principal and interest that HCRE owed to Highland under the prior notes as of May 31st, 2017; correct? A. Uh-huh.	1 DONDERO - 10/29/21 2 that were signed by NexPoint, HCRE, and HCMS on 3 May 31st, 2017 collectively as the term notes? 4 A. Yes. 5 Q. Okay. You had the authority to sign 6 each of the term notes on behalf of each of the 7 respective makers; correct? 8 A. Yes. 9 Q. Each of the term notes was for a 10 30-year term; correct? 11 A. I believe so. 12 Q. Okay. Who decided to give each note
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes. Q. And Exhibit A set forth the outstanding principal and interest that HCRE owed to Highland under the prior notes as of May 31st, 2017; correct? A. Uh-huh. Q. That is a yes, sir; correct?	1 DONDERO - 10/29/21 2 that were signed by NexPoint, HCRE, and HCMS on 3 May 31st, 2017 collectively as the term notes? 4 A. Yes. 5 Q. Okay. You had the authority to sign 6 each of the term notes on behalf of each of the 7 respective makers; correct? 8 A. Yes. 9 Q. Each of the term notes was for a 10 30-year term; correct? 11 A. I believe so. 12 Q. Okay. Who decided to give each note 13 a 30-year term, if you know?
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes. Q. And Exhibit A set forth the outstanding principal and interest that HCRE owed to Highland under the prior notes as of May 31st, 2017; correct? A. Uh-huh. Q. That is a yes, sir; correct? A. Yes.	1 DONDERO - 10/29/21 2 that were signed by NexPoint, HCRE, and HCMS on 3 May 31st, 2017 collectively as the term notes? 4 A. Yes. 5 Q. Okay. You had the authority to sign 6 each of the term notes on behalf of each of the 7 respective makers; correct? 8 A. Yes. 9 Q. Each of the term notes was for a 10 30-year term; correct? 11 A. I believe so. 12 Q. Okay. Who decided to give each note 13 a 30-year term, if you know? 14 A. The auditors, the accountants, not
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes. Q. And Exhibit A set forth the outstanding principal and interest that HCRE owed to Highland under the prior notes as of May 31st, 2017; correct? A. Uh-huh. Q. That is a yes, sir; correct? A. Yes. Q. Okay. Do you know why HCRE borrowed	1 DONDERO - 10/29/21 2 that were signed by NexPoint, HCRE, and HCMS on 3 May 31st, 2017 collectively as the term notes? 4 A. Yes. 5 Q. Okay. You had the authority to sign 6 each of the term notes on behalf of each of the 7 respective makers; correct? 8 A. Yes. 9 Q. Each of the term notes was for a 10 30-year term; correct? 11 A. I believe so. 12 Q. Okay. Who decided to give each note 13 a 30-year term, if you know? 14 A. The auditors, the accountants, not 15 me.
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes. Q. And Exhibit A set forth the outstanding principal and interest that HCRE owed to Highland under the prior notes as of May 31st, 2017; correct? A. Uh-huh. Q. That is a yes, sir; correct? A. Yes. Q. Okay. Do you know why HCRE borrowed the money from Highland at the times and — and	1 DONDERO - 10/29/21 2 that were signed by NexPoint, HCRE, and HCMS on 3 May 31st, 2017 collectively as the term notes? 4 A. Yes. 5 Q. Okay. You had the authority to sign 6 each of the term notes on behalf of each of the 7 respective makers; correct? 8 A. Yes. 9 Q. Each of the term notes was for a 10 30-year term; correct? 11 A. I believe so. 12 Q. Okay. Who decided to give each note 13 a 30-year term, if you know? 14 A. The auditors, the accountants, not 15 me. 16 Q. But you knew that each of the notes
DONDERO - 10/29/21 didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes. Q. And Exhibit A set forth the outstanding principal and interest that HCRE owed to Highland under the prior notes as of May 31st, 2017; correct? A. Uh-huh. Q. That is a yes, sir; correct? A. Yes. Q. Okay. Do you know why HCRE borrowed the money from Highland at the times and – and in the amounts set forth on Exhibit A to the	1 DONDERO - 10/29/21 2 that were signed by NexPoint, HCRE, and HCMS on 3 May 31st, 2017 collectively as the term notes? 4 A. Yes. 5 Q. Okay. You had the authority to sign 6 each of the term notes on behalf of each of the 7 respective makers; correct? 8 A. Yes. 9 Q. Each of the term notes was for a 10 30-year term; correct? 11 A. I believe so. 12 Q. Okay. Who decided to give each note 13 a 30-year term, if you know? 14 A. The auditors, the accountants, not 15 me. 16 Q. But you knew that each of the notes 17 was for a 30-year term; is that fair?
1 DONDERO - 10/29/21 2 didn't review it. 3 Q. Okay. This note substituted and 4 superseded for the promissory notes that are 5 listed on Exhibit A on the right side of the 6 page; correct? 7 A. Yes. 8 Q. And Exhibit A set forth the 9 outstanding principal and interest that HCRE 10 owed to Highland under the prior notes as of 11 May 31st, 2017; correct? 12 A. Uh-huh. 13 Q. That is a yes, sir; correct? 14 A. Yes. 15 Q. Okay. Do you know why HCRE borrowed 16 the money from Highland at the times and — and 17 in the amounts set forth on Exhibit A to the 18 promissory note?	1 DONDERO - 10/29/21 2 that were signed by NexPoint, HCRE, and HCMS on 3 May 31st, 2017 collectively as the term notes? 4 A. Yes. 5 Q. Okay. You had the authority to sign 6 each of the term notes on behalf of each of the 7 respective makers; correct? 8 A. Yes. 9 Q. Each of the term notes was for a 10 30-year term; correct? 11 A. I believe so. 12 Q. Okay. Who decided to give each note 13 a 30-year term, if you know? 14 A. The auditors, the accountants, not 15 me. 16 Q. But you knew that each of the notes 17 was for a 30-year term; is that fair? 18 A. Yes, I guess, yes.
1 DONDERO - 10/29/21 2 didn't review it. 3 Q. Okay. This note substituted and 4 superseded for the promissory notes that are 5 listed on Exhibit A on the right side of the 6 page; correct? 7 A. Yes. 8 Q. And Exhibit A set forth the 9 outstanding principal and interest that HCRE 10 owed to Highland under the prior notes as of 11 May 31st, 2017; correct? 12 A. Uh-huh. 13 Q. That is a yes, sir; correct? 14 A. Yes. 15 Q. Okay. Do you know why HCRE borrowed 16 the money from Highland at the times and — and 17 in the amounts set forth on Exhibit A to the 18 promissory note? 19 A. No.	1 DONDERO - 10/29/21 2 that were signed by NexPoint, HCRE, and HCMS on 3 May 31st, 2017 collectively as the term notes? 4 A. Yes. 5 Q. Okay. You had the authority to sign 6 each of the term notes on behalf of each of the 7 respective makers; correct? 8 A. Yes. 9 Q. Each of the term notes was for a 10 30-year term; correct? 11 A. I believe so. 12 Q. Okay. Who decided to give each note 13 a 30-year term, if you know? 14 A. The auditors, the accountants, not 15 me. 16 Q. But you knew that each of the notes 17 was for a 30-year term; is that fair? 18 A. Yes, I guess, yes. 19 Q. Notes were unsecured; right?
didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes. Q. And Exhibit A set forth the outstanding principal and interest that HCRE owed to Highland under the prior notes as of May 31st, 2017; correct? A. Uh-huh. Q. That is a yes, sir; correct? A. Yes. Q. Okay. Do you know why HCRE borrowed the money from Highland at the times and — and in the amounts set forth on Exhibit A to the promissory note? A. No. Q. Do you have any recollection as to what HCRE did with the proceeds of the loans	1 DONDERO - 10/29/21 2 that were signed by NexPoint, HCRE, and HCMS on 3 May 31st, 2017 collectively as the term notes? 4 A. Yes. 5 Q. Okay. You had the authority to sign 6 each of the term notes on behalf of each of the 7 respective makers; correct? 8 A. Yes. 9 Q. Each of the term notes was for a 10 30-year term; correct? 11 A. I believe so. 12 Q. Okay. Who decided to give each note 13 a 30-year term, if you know? 14 A. The auditors, the accountants, not 15 me. 16 Q. But you knew that each of the notes 17 was for a 30-year term; is that fair? 18 A. Yes, I guess, yes. 19 Q. Notes were unsecured; right? 20 A. Yes.
didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes. Q. And Exhibit A set forth the outstanding principal and interest that HCRE owed to Highland under the prior notes as of May 31st, 2017; correct? A. Uh-huh. Q. That is a yes, sir; correct? A. Yes. Q. Okay. Do you know why HCRE borrowed the money from Highland at the times and — and in the amounts set forth on Exhibit A to the promissory note? A. No. Q. Do you have any recollection as to what HCRE did with the proceeds of the loans that they had obtained from Highland between	1 DONDERO - 10/29/21 2 that were signed by NexPoint, HCRE, and HCMS on 3 May 31st, 2017 collectively as the term notes? 4 A. Yes. 5 Q. Okay. You had the authority to sign 6 each of the term notes on behalf of each of the 7 respective makers; correct? 8 A. Yes. 9 Q. Each of the term notes was for a 10 30-year term; correct? 11 A. I believe so. 12 Q. Okay. Who decided to give each note 13 a 30-year term, if you know? 14 A. The auditors, the accountants, not 15 me. 16 Q. But you knew that each of the notes 17 was for a 30-year term; is that fair? 18 A. Yes, I guess, yes. 19 Q. Notes were unsecured; right? 20 A. Yes. 21 Q. And the notes were not the product
didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes. Q. And Exhibit A set forth the outstanding principal and interest that HCRE owed to Highland under the prior notes as of May 31st, 2017; correct? A. Uh-huh. Q. That is a yes, sir; correct? A. Yes. Q. Okay. Do you know why HCRE borrowed the money from Highland at the times and — and in the amounts set forth on Exhibit A to the promissory note? A. No. Q. Do you have any recollection as to what HCRE did with the proceeds of the loans that they had obtained from Highland between	that were signed by NexPoint, HCRE, and HCMS on May 31st, 2017 collectively as the term notes? A. Yes. Q. Okay. You had the authority to sign each of the term notes on behalf of each of the respective makers; correct? A. Yes. Q. Each of the term notes was for a 30-year term; correct? A. I believe so. Q. Okay. Who decided to give each note a 30-year term, if you know? A. The auditors, the accountants, not me. Q. But you knew that each of the notes was for a 30-year term; is that fair? A. Yes, I guess, yes. Q. Notes were unsecured; right? Q. And the notes were not the product of any negotiations; correct?
didn't review it. Q. Okay. This note substituted and superseded for the promissory notes that are listed on Exhibit A on the right side of the page; correct? A. Yes. Q. And Exhibit A set forth the outstanding principal and interest that HCRE owed to Highland under the prior notes as of May 31st, 2017; correct? A. Uh-huh. Q. That is a yes, sir; correct? A. Yes. Q. Okay. Do you know why HCRE borrowed the money from Highland at the times and — and in the amounts set forth on Exhibit A to the promissory note? A. No. Q. Do you have any recollection as to what HCRE did with the proceeds of the loans that they had obtained from Highland between January 2014 and April 2015?	that were signed by NexPoint, HCRE, and HCMS on May 31st, 2017 collectively as the term notes? A. Yes. Q. Okay. You had the authority to sign each of the term notes on behalf of each of the respective makers; correct? A. Yes. Q. Each of the term notes was for a 30-year term; correct? A. I believe so. Q. Okay. Who decided to give each note a 30-year term, if you know? A. The auditors, the accountants, not me. Q. But you knew that each of the notes was for a 30-year term; is that fair? A. Yes, I guess, yes. Q. Notes were unsecured; right? A. Yes. Q. And the notes were not the product of any negotiations; correct? A. Correct.

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Page 452	Page 453
DONDERO - 10/29/21	1 DONDERO - 10/29/21
2 from a third party as an alternative to the	2 other financings that NexPoint and HCRE did.
3 Highland notes?	3 So I would say that is – that is the reason.
4 A. That's correct.	4 Q. Are you saying that Highland today
5 Q. Okay. You don't have any reason to	5 really has equity interests in NexPoint, HCRE,
6 believe that an unrelated third party would	6 and HCMS?
7 have loaned money to NexPoint, HCRE, and HCMS	7 MS. DEITSCH-PEREZ: Object to the
8 on the terms set forth in each of the term	8 form.
9 notes, do you?	9 A. Yeah, no, I didn't say that. I'm
10 MS. DEITSCH-PEREZ: Object to the	10 saying it has subordinated debt interest, but
11 form.	11 they are soft notes, so they're viewed as
12 A. I – it is not fair to draw that	12 deeply subordinated equity-ish, so to speak, as
13 conclusion. You know, particularly NexPoint	13 far as the senior secured debtholders are
14 has borrowed a lot of money at much lower rates	14 concerned.
15 at or around 2017 and later, and to this day.	15 Q. Well, that would be true of any
16 Q. So then why –	16 senior secured debt relative to unsecured debt;
17 A. The same thing with HCRE.	17 isn't that right?
18 Q. So then why would HCRE and NexPoint	18 A. Yes, but again, these are
19 enter into these loans rather than obtaining	19 particularly soft notes, you know.
20 loans at lower interest rates if they were	20 Q. Okay. At the time you signed these
21 available?	21 notes, were you aware that each of the term
22 A. These are soft loans, again, so	22 notes required payment of an annual installment
23 they're – especially affiliate soft loans to	23 on December 31st of each year?
24 other creditors are viewed almost as equity or	24 MS. DEITSCH-PEREZ: Object to the
25 subordinated to senior secured mortgages or	25 form.
Page 454	Page 455
1 DONDERO - 10/29/21	1 DONDERO - 10/29/21
DONDERO - 10/29/21 A. I knew there was more required	DONDERO - 10/29/21 Q. So we were just looking at the third
DONDERO - 10/29/21 A. I knew there was more required periodic payments than historically, and that	DONDERO - 10/29/21 Q. So we were just looking at the third in the series of term notes, and if we can go
DONDERO - 10/29/21 A. I knew there was more required periodic payments than historically, and that was part of – partly driven by the – the	DONDERO - 10/29/21 Q. So we were just looking at the third in the series of term notes, and if we can go to the - I apologize, the first page of this
DONDERO - 10/29/21 A. I knew there was more required periodic payments than historically, and that was part of – partly driven by the – the auditors, I believe.	DONDERO - 10/29/21 Q. So we were just looking at the third in the series of term notes, and if we can go to the – I apologize, the first page of this one, just to refresh your recollection after
DONDERO - 10/29/21 A. I knew there was more required periodic payments than historically, and that was part of – partly driven by the – the auditors, I believe. THE WITNESS: You know what, can	DONDERO - 10/29/21 Q. So we were just looking at the third in the series of term notes, and if we can go to the – I apologize, the first page of this one, just to refresh your recollection after the break that this is the term note that was
DONDERO - 10/29/21 A. I knew there was more required periodic payments than historically, and that was part of – partly driven by the – the auditors, I believe. THE WITNESS: You know what, can we – can we take a break for like five or	DONDERO - 10/29/21 Q. So we were just looking at the third in the series of term notes, and if we can go to the – I apologize, the first page of this one, just to refresh your recollection after the break that this is the term note that was executed by you on behalf of HCRE Partners on
DONDERO - 10/29/21 A. I knew there was more required periodic payments than historically, and that was part of – partly driven by the – the auditors, I believe. THE WITNESS: You know what, can we – can we take a break for like five or number of partly driven by the – the	DONDERO - 10/29/21 Q. So we were just looking at the third in the series of term notes, and if we can go to the — I apologize, the first page of this one, just to refresh your recollection after the break that this is the term note that was executed by you on behalf of HCRE Partners on May 31st, 2017.
DONDERO - 10/29/21 A. I knew there was more required periodic payments than historically, and that was part of – partly driven by the – the auditors, I believe. THE WITNESS: You know what, can we – can we take a break for like five or minutes, and then, you know, at most – at most I've got another hour in me today,	DONDERO - 10/29/21 Q. So we were just looking at the third in the series of term notes, and if we can go to the – I apologize, the first page of this one, just to refresh your recollection after the break that this is the term note that was executed by you on behalf of HCRE Partners on May 31st, 2017. Do you see that?
DONDERO - 10/29/21 A. I knew there was more required periodic payments than historically, and that was part of — partly driven by the — the auditors, I believe. THE WITNESS: You know what, can we — can we take a break for like five or number of the properties of the properties of the part of the part of the properties of the pr	DONDERO - 10/29/21 Q. So we were just looking at the third in the series of term notes, and if we can go to the – I apologize, the first page of this one, just to refresh your recollection after the break that this is the term note that was executed by you on behalf of HCRE Partners on May 31st, 2017. Do you see that? A. Yes.
DONDERO - 10/29/21 A. I knew there was more required periodic payments than historically, and that was part of — partly driven by the — the auditors, I believe. THE WITNESS: You know what, can we — can we take a break for like five or number of the part of the process of the part of the	DONDERO - 10/29/21 Q. So we were just looking at the third in the series of term notes, and if we can go to the – I apologize, the first page of this one, just to refresh your recollection after the break that this is the term note that was executed by you on behalf of HCRE Partners on May 31st, 2017. Do you see that? A. Yes. Q. Okay. And I looked at Paragraph 5
DONDERO - 10/29/21 A. I knew there was more required periodic payments than historically, and that was part of – partly driven by the – the auditors, I believe. THE WITNESS: You know what, can we – can we take a break for like five or number of the partly driven by the – the auditors, I believe. THE WITNESS: You know what, can must even we take a break for like five or number of the provided of the provided or the partle of the partle	DONDERO - 10/29/21 Q. So we were just looking at the third in the series of term notes, and if we can go to the — I apologize, the first page of this one, just to refresh your recollection after the break that this is the term note that was executed by you on behalf of HCRE Partners on May 31st, 2017. Do you see that? A. Yes. Q. Okay. And I looked at Paragraph 5 before, but I just want to make sure, you're
DONDERO - 10/29/21 A. I knew there was more required periodic payments than historically, and that was part of – partly driven by the – the auditors, I believe. THE WITNESS: You know what, can we – can we take a break for like five or 10 minutes, and then, you know, at most – at most I've got another hour in me today, and then so we could just work on when it fits on everybody else's calendar if we can't wrap up in an hour; okay? MR. MORRIS: No problem,	DONDERO - 10/29/21 Q. So we were just looking at the third in the series of term notes, and if we can go to the — I apologize, the first page of this one, just to refresh your recollection after the break that this is the term note that was executed by you on behalf of HCRE Partners on May 31st, 2017. Do you see that? A. Yes. Q. Okay. And I looked at Paragraph 5 before, but I just want to make sure, you're telling me that you didn't read this before you
DONDERO - 10/29/21 A. I knew there was more required periodic payments than historically, and that was part of — partly driven by the — the auditors, I believe. THE WITNESS: You know what, can we — can we take a break for like five or 10 minutes, and then, you know, at most — at most I've got another hour in me today, and then so we could just work on when it fits on everybody else's calendar if we can't wrap up in an hour; okay? MR. MORRIS: No problem, Mr. Dondero. So the time now is what —	DONDERO - 10/29/21 Q. So we were just looking at the third in the series of term notes, and if we can go to the — I apologize, the first page of this one, just to refresh your recollection after the break that this is the term note that was executed by you on behalf of HCRE Partners on May 31st, 2017. Do you see that? A. Yes. Q. Okay. And I looked at Paragraph 5 before, but I just want to make sure, you're telling me that you didn't read this before you signed it, do I have that right, Paragraph 5?
DONDERO - 10/29/21 A. I knew there was more required periodic payments than historically, and that was part of — partly driven by the — the auditors, I believe. THE WITNESS: You know what, can we — can we take a break for like five or 10 minutes, and then, you know, at most — at most I've got another hour in me today, and then so we could just work on when it fits on everybody else's calendar if we can't wrap up in an hour; okay? MR. MORRIS: No problem, Mr. Dondero. So the time now is what — what time do we have?	DONDERO - 10/29/21 Q. So we were just looking at the third in the series of term notes, and if we can go to the — I apologize, the first page of this one, just to refresh your recollection after the break that this is the term note that was executed by you on behalf of HCRE Partners on May 31st, 2017. Do you see that? A. Yes. Q. Okay. And I looked at Paragraph 5 before, but I just want to make sure, you're telling me that you didn't read this before you signed it, do I have that right, Paragraph 5? A. Yes.
DONDERO - 10/29/21 A. I knew there was more required periodic payments than historically, and that was part of – partly driven by the – the auditors, I believe. THE WITNESS: You know what, can we – can we take a break for like five or 10 minutes, and then, you know, at most – at most I've got another hour in me today, and then so we could just work on when it fits on everybody else's calendar if we can't wrap up in an hour; okay? MR. MORRIS: No problem, Mr. Dondero. So the time now is what – what time do we have? VIDEOGRAPHER: Off the record, 2:56.	DONDERO - 10/29/21 Q. So we were just looking at the third in the series of term notes, and if we can go to the — I apologize, the first page of this one, just to refresh your recollection after the break that this is the term note that was executed by you on behalf of HCRE Partners on May 31st, 2017. Do you see that? A. Yes. Q. Okay. And I looked at Paragraph 5 before, but I just want to make sure, you're telling me that you didn't read this before you signed it, do I have that right, Paragraph 5? A. Yes. Q. And so you are unaware — when did
DONDERO - 10/29/21 A. I knew there was more required periodic payments than historically, and that was part of – partly driven by the – the auditors, I believe. THE WITNESS: You know what, can we – can we take a break for like five or 10 minutes, and then, you know, at most – at most I've got another hour in me today, and then so we could just work on when it fits on everybody else's calendar if we can't wrap up in an hour; okay? MR. MORRIS: No problem, Mr. Dondero. So the time now is what – what time do we have? VIDEOGRAPHER: Off the record, 2:56. (Recess taken 2:56 p.m. to 3:19 p.m.)	DONDERO - 10/29/21 Q. So we were just looking at the third in the series of term notes, and if we can go to the — I apologize, the first page of this one, just to refresh your recollection after the break that this is the term note that was executed by you on behalf of HCRE Partners on May 31st, 2017. Do you see that? A. Yes. Q. Okay. And I looked at Paragraph 5 before, but I just want to make sure, you're telling me that you didn't read this before you signed it, do I have that right, Paragraph 5? A. Yes. Q. And so you are unaware — when did you first — when did you first become aware of
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